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GENERAL ORDERS BY THE HONORABLE THE PRESIDENT OF THE COUNCIL OF INDIA IN COUNCIL.

No. 328 of 1847.

FORT WILLIAM, 29тH ОСТОВЕR, 1847.

The following Promotions are made in the undermentioned Corps of the Native Army, with the sanction of the Right Honorable the Governor General:

In whose Room.	Shaik Deen Mahomed, serving with the Saugor Military Police Battalicn. Rambuccus Panday, deceased. Shaik Ramjon, ditto. Luppen Sing, invalided. Tuccoor Sing, deceased. Newaje Khan, ditto. Rae Sing, deceased, to remain with the Nurbudda Police Battalion on promotion. Ditto ditto ditto. Rae Sing, deceased. Gundrup Sing, invalided. Gundrup Sing, invalided. Omrao Lallah, ditto. Gungaram. promoted. Doorjun, ditto. Shekh Doomee, ditto. Shekh Mahomed Daem, deceased. Shekh Mahomed Daem, deceased.
From what Date.	1st Apr 1847, 1st July 1847, 26th Aug 1st 1847, 1st Sept 3 mber 1847, 10th December 1842, 27th January 1843, 11th March 1847, Ditto ditto, 1st April 1847, St April 1847, Ditto ditto, St August 1847, Ditto ditto,
To what Rank Promoted.	Jemadar, Subadar, Jemadar, Subadar, Subadar, Ditto, Bitto,
Rank and Names.	11th Regt. Native Infantry, 19th ditto, 23d ditto, 31st ditto, 32sh ditto, 33sh ditto, 34sh ditto, 35sh ditto, 35s
Corps.	11th Regt. Native Infantry, 19th ditto, 23d ditto, 31st ditto, 55th ditto, 55th ditto, Ditto dit

Offg. Secy. to the Govt. of India, Mily. Dept. W. M. N. STURT, Major,

EDUCATION NOTICE.—The next Meeting of the Committee appointed for the Examination of Candidates for promotion and employment in the Education Department, will be held in the Hindu College on Saturday, the 20th of November, at 10 A. M.

Detailed particulars of the nature and extent of the examination, the number of Vacancies in the Department, &c. &c., will be afforded by the Secretary to the Council of Education, to all Candidates on personal application.

(By order,)

FRED. J. MOUAT, M. D.,

Secy. Council of Education.

Fort William, October 28th, 1847.

GENERAL POST OFFICE NOTIFICATION.

Export Overland Mail per P. and O. Co.'s Steamer "Precursor," direct from Calcutta.

NOTICE is hereby given, for general information, that the Mails for Suez, and the intermediate Ports, (Madras, Ceylon, Aden, Penang, Singapore and Hong Kong,) intended for transmission by the Peninsular and Oriental Company's Steam Vessel "Precursor," will be closed at this Office on Saturday, the 6th proximo, and that an After Packet will be despatched hence on Monday, the 8th idem, with the ordinary Mail. To ensure its arrival at Kedgeree, in time to reach the Steamer, the public are particularly requested to observe that no Letters for the "Precursor" can be received after 4 P. M of that date.

Fort William, Genl. Post Office, The 20th October, 1847.

Export Overland Mail via Bombay.

THE Government of Bombay having appointed the 1st of the ensuing month of December for the departure of the next Steamer therefrom, with a Mail for Suez—Notice accordingly is hereby given, for general information, that the latest safe date, for the transmission of letters and papers from Calcutta, which may be intended for conveyance by that opportunity, will be Friday, the 19th instant, and that the first set of the Overland Packets will be closed at, and despatched from this Office on Wednesday, the 17th idem.

J. R. BURLTON BENNETT, Dy. Post Muster General, in charge.

Fort William, Genl. Post Office, the 1st November, 1847.

IT is hereby notified, that unless marked for particular Ships, all Letters received at the General Post Office between Monday the 25th October and Sunday the 31st October, both dates inclusive, were despatched by the undermentioned Vessels, which sailed from Calcutta on dates specified:

Letters received on dates from and to.	By what Ship despatched.	Bound to.	Remarks.
25th to 31st ditto,	Anne Mary, Britons' Queen, Gloucester,	Mauritus, Cape, London,	Ditto on the 1st November.

J. R. BURLTON BENNETT, Deputy Post Master General.

Calcutta, General Post Office, 2d November, 1847.

NOTICE.—The undermentioned transfers have been effected in consequence of the Packets reaching Kedgeree too late to overtake the Vessels for which they were respectively intended.

Date of the receipt of the Letters at the General Post Office.	By what Vessel intended for transmission.	Destination.	By what Vessel transmitted.
10th September 1847, 2d October, 2d ditto, 5th ditto, 5th ditto, 7th and 8th ditto, 10th ditto, 11th ditto, 11th and 12th ditto, 14th ditto, 17th, 18th, 19th and 2 20th ditto, 20th ditto, 21st ditto, 22d ditto, 24th ditto,	Almahamody,	Akyab and Khyook Phyoo, Manritius, Ditto, Ditto, Ditto, Akyab and Khyook Phyoo, London Mauritius, Singapore, Singapore and China, Mauritius, Singapore and China, Ditto, Bourbon, Mauritius, Ditto, Singapore, Penang, Ditto,	Steamer Fire Queen. Rustomjee Cowasjee Ditto. Ditto. Buckinghamshire. Eagle. Alverton. Buckinghamshire. Water Witch. Norman Morison. Sophia Fraser. Coquette. Water Witch. Robert Mathews. Samarang. Buckinghamshire. Hope. Weraff. Alibi.

J. R. Burlton Bennett, Depy. Post Master Genl.

NOTICE.—With reference to the London Post Master General's Notification regarding the rates of postage to be charged upon Letters received from Bombay by the Government Express, which was published with a notice from this Office of yesterday's date, the following Letter since received from the Post Master General of Bombay on the subject, is also published for general information.

W. TAYLER,

Post Master General.

Fort William, Genl. Post Office, The 24th July, 1847.

No. 966 of 1847.

General Department.

To W. TAYLER, Esquire,

Post Master General, Calcutta.

Sir,—Adverting to my Letter, dated the 2d instant, I have the honor to suggest for your consideration, whether it would not be advisable to publish a Notice in the Calcutta Papers, intimating to the public generally, especially the Mercantile Community, that, if they desire their Overland Letters, to be forwarded on by the Government Overland Express, they should request their Correspondents to mark "per Express," and to keep within the limited weight of two tolas; and that, meanwhile, until the system becomes generally known, they ought to advise me, whether they wish any of their Letters, not so marked, to be sent on from Bombay by the Express.

2d.—By the last Express I dispatched as usual a number of Overland Letters, not especially marked, because, had I not done so, great disappointment would have been experienced by parties in Calcutta; but I intend to discontinue the practice, after a sufficient time has elapsed to admit of the public becoming aware of the privilege conceded by the Notification of May issued by the London General Post Office, and to dispatch by he Overland Express those Letters only which are so marked.

3d.—The public ought moreover to be most especially warned not to mark "per Express" on letters exceeding two tolas in weight, because such letters cannot be so dispatched. They will invariably be detained (as was the case on the arrival of the last Mail.) for transmission by the post regular dawk, dispatched after the Express.

4th.—I shall feel much obliged by your favoring me with a list of "Newspaper Offices" in Calcutta, and by your informing the parties connected therewith that not more than two papers (whether sent out from England marked "per Express," or posted in Bombay to go by Express) will, in future, be forwarded by the Government Express. Some of the Newspaper Offices have as many as six Overland Papers marked "per Express," but, as they cannot be so forwarded, it is useless to have them so marked.

5th.—The new rule limits the weight of a Newspaper to 3 tolas, but, if that were acted up to, the Newspaper Offices would be deprived altogether of the privilege conceded by the Notification of May last, as an Overland Paper invariably weighs more than 3 and generally very nearly 6 tolas. I have therefore determined to send two Overland Papers to each Office, without reference to that limit, and shall continue the practice until

I receive orders to the contrary from Government or the Home Authorities.

I have, &c.,

(Sd.) A. W. RAVENSCROFT,

Post Master General.

Bombay, Genl. Post Office, }
12th July, 1847. }
(True Copy,)

W. TAYLER,

Post Master General.

NOTICE.—The following Notice of the Post Master General of London, received through the Post Master General of Bombay, is published for general information.

W. TAYLER, Post Master Genl.

Calcutta, Genl. Post Office, the 23d July, 1847.

GENERAL POST OFFICE, MAY 1847.

The Post Master General having been informed by the Court of Directors of the East India Company, that on and after the 1st June next, persons in this Country may forward private correspondence by the Government Express from Bombay to Calcutta and Madras, all persons desirous of availing themselves of this privilege, will be required to mark upon the covers of their letters the words "By Express from Bombay," and in addition to this special address, it will be necessary, that all letters intended to be forwarded by the way of Southampton, should be so endorsed as hitherto; the postage to be charged in India in the delivery of letters sent by this Express will be in addition to the ordinary Inland rates.

One Rupee for every letter not exceeding half a tola in weight

Two Rupees for every letter above half a tola, but not exceeding one tola in weight.

Four Rupees for every letter above one tola, but not exceeding two tolas in weight, two tolas being the maximum weight of letters to be conveyed by Express.

On Newspapers, each Newspaper Office in Calcutta and Madras, will be allowed to receive two Newspapers at the ordinary rates of Inland postage, on all other Newspapers forwarded by Express a postage of five Rupees each will be charged, and no Newspaper will be received for the Express exceeding three tolas in weight.

N. B. One tola and a quarter is nearly equivalent to half an ounce avoirdupoise.

(True Copy,)

(Signed) W. ESCOMBE, Srcy, to Govt.
(True Copy.)
(Signed) A. W. RAVENSCROFT,

Signed) A. W. KAVENSCROFF,

Post Master General.

(True Copy.)
W. TAYLER, Post Master General.

NOTICE.—Mean Time was this day shewn to the Shipping in the River from the Semaphore Tower in the Fort, Half a Second (1s.) after Mean Noon.

Fort William, 1st November, 1847.

NOTICE.—Mean Time was this day shewn to the Shipping in the River from the Semaphore Tower in the Fort, One Second (1s.) after Mean Noon.

George Warren, Lt. Col., Town Major. Fort William, 2d November, 1847.

PASSAGE AND FREIGHT FOR PRIVATE STORES TO ARRACAN AND MOULMEIN.



The H. C. Steamer "Fire Queen" will be despatched to Moulmein via Akyab and Khyouk Phyoo, on Wednesday next, the 10th instant at 8 A. M.

Applications for Passage and Freight of private Stores for Servants of Government, resident in Arracan or the Tenasserim Provinces, to be made at the Government Steam Boat Office on or before the 4th idem.

By order of the Superintendent of Marine,

JAS SUTHERLAND,

Secy. to the Supt. of Marine.

Fort William, Marine Suptdt.'s Office, The 1st November, 1847.

PASSAGE AND TONNAGE TO DACCA AND GOWAHATTY IN ASSAM.



An Accommodation Boat in tow of a Steamer, will be despatched to Dacca and Gowahatty in Assam, on Saturday the 13th instant.

Applications for Passage and Freight to be made at the Office of the Controller of Government Steam Vessels.

By order of the Superintendent of Marine,

J. WOODLEY.

Clerk of the Govt. Boat Office.

Steam Department, the 2d November, 1847.

NOTICE.—The General Treasury will be closed on Monday the 8th and Tuesday the 9th proximo, on account of the Hindoo Holidays, Kaleeka Poojah and Bhratesdeteah.

G. UDNY, Sub-Treasurer.

General Treasury, the 29th October, 1847.

NOTIFICATION.

Fort William, the 27th September, 1847.

OPIUM.—Notice is hereby given, that on Monday, the 29th November, 1847, at the hour of Eleven o'Clock in the forenoon, will be put up to Sale at the Exchange Rooms, at Calcutta, and sold by Public Auction, for Exportation by Sea, the undermentioned quantity of Opium, the provision of 1846-47, subject to the following Conditions, viz.

Produce of Behar Agency, Chests 1,830 Ditto of Benares ditto, , 780

Total Chests,... 2,610

CONDITIONS OF SALE.

1st.—The Opium will be sold for Exportation by Sea only, and no Certificate will be granted except to cover such Export.

2d.—The Opium will be ordinarily offered for Sale at an upset price of Rupees 400 per Chest, and sold to the highest bidder above that price; except under the circumstances for which provision is made by Clause 12th of the Conditions of Sale.

3d.—The Sale shall commence at the hour of 11 A. M., and shall not be continued after the hour of 5 P. M.; but if at that hour any of the lots advertized for Sale shall remain unsold, the Sale may

at the discretion of the Board of Customs, Salt and Opium, be resumed on the next day following (not being Sunday or s public Holiday) at the hour of 11 a. M., and so on until the whole of the remaining lots are disposed of; or, if the quantity of 2,610 Chests shall not be sold on the day advertized, the Board may dispose of the Lots which remain on hand at a future Sale.

4th .- Each Lot to contain Five Chests.

5th.—A deposit in a Promissory Note for 25 per Cent. even money of the amount for which each lot is knocked down, shall be made by the purchaser in the Sale Room, and before the lot is Registered in the Sale Book, and all such Promiseory Notes shall be redeemed on the part of the Purchasers at this Office, by Sub-Treasurer's Receipts, or by substitution of other Public Securities of the Bengal Government, on or before 4 o'Clock of the afternoon of Wednesday, the 1st December 1847; or on the other hand, failing such redemption by the time aforesaid, then the lot or lots for which no Sub-Treasurer's Receipts, or deposit of other Public Securities as aforesaid, shall have been delivered in, shall be re-sold at such time or times, and under such conditions of re-sale as the Board of Customs, Salt and Opium, shall see fit, and all loss and expences whatsoever attending such re-sale, shall be borne and paid by the defaulters, whilst any profit accruing from such re-sale shall be forfeited to Government.

6th.—The Promissory Notes taken on the day of Sale, under the last mentioned Condition, if remaining unredeemed on the said 1st December 1847, will be placed in the hands of the Attorney to the Hon'ble Company for realization in such manner as to him shall seem fit.

7th.—No Tender of Money, Sub-Treasurer's Receipts or Public Securities, on account of Opium, upon which the prescribed deposit may not have been made before 4 o'Clock of the 1st December, will be afterwards accepted.

8th .- The Opium now advertised for Sale shall be paid for within fifteen clear days from the day of Sale, that is to say, no Treasury Receipt will be accepted in payment after 4 P. M of Tuesday the 14th December 1847, and in case any lots of such Opium shall not be so paid for, and adjusted, then the cash deposit of 25 per Cent. even money of the amount for which each lot is knocked down, or any Public Securities that may have been deposited on account of such lots or chests, shall be forfeited, and the Opium be disposed of on account of Government at such time and in such manner as the Board of Customs, Salt and Opium, shall think fit, and the first Purchaser shall further be required to make good any loss or difference of price between that obtained at the re-sale, and the amount at which the Opium was first purchased, forfeiting all advantages that may arise from such re-sale.

9th.—Furchasers taking out Certificates or Orders for the delivery of Opium, after making full payment as above prescribed, shall have the option of naming the number of lots of their purchase, which they may desire to be included in each Certificate or Order, and it is to be clearly understood, that the Certificates or Orders so taken out shall be considered final and not afterwards changeable for other Certificates or Orders authorizing the delivery of single lots, or of a different number of lots or chests, whether more or less than the number of lots or chests originally required to be included in each Certificate or Order.

10th.—No Sub-Treasurer's Receipts, or Deposit of Public Securities, under the fifth of the present Conditions, will be received in this Office, except from the party recorded as the Purchaser in the Sale Book, or his authorized Agent. The receipt for deposit of Public Securities will be granted only in the name of such Purchaser, and the Securities so deposited will be returned when clearance has been made by the said Purchaser or his order.

11th.—The Officer Superintending the Sale on the part of the Board of Customs, Salt and Opium, is empowered to reject at his discretion the bid of any individual, unless such individual shall, on demand, tender at the time, a deposit either in Bank of Bengal Notes, Sub-Treasurer's Receipts, or other Government Securities, equal to 25 per Cent. even money of the amount so bid.

12th.—With a view to prevent fictitious biddings designed to obstruct the Sale, it is hereby notified, that the Officer of Government Superintending the Sale, shall be competent at any time during the Sale to withdraw any unsold lot, and immediately to put it up again for Sale at a maximum upset price, diminishing the same gradually until a bid is obtained, and the first bona fide bidder for a lot, after it has been offered for Sale in the mode here described, shall be held and declared to be the Purchaser of the said lot, and the Officer of Government Superintending the Sale shall also be competent to dispose in the same manner of as many of the subsequent lots as he may think proper; provided always, that no lot shall be sold below the minimum price of 400 Rupees, specified in the 2d Clause of these Conditions.

13th.—The Purchaser of any lot shall have the option of naming and purchasing in immediate succession any number of lots of the same Agency Opium to the extent of twenty-five lots, and for the lots so purchased, the Purchaser shall deposit for each lot 25 per Cent. even money of the amount bid by him for the first lot, and pay the same price per chest as that for which he purchased his first lot; provided always, that there remain a sufficient number of lots of that Opium to complete the said twenty-five, but not otherwise.

14th.—In the event of any dispute or difference touching or concerning any matter or question arising out of the Sale of the Opium included in this Notification, or adjustment of the account thereof, the same shall and may be tried and decided in the Supreme Court of Judicature at Fort William in Bengal, and all and every Plea and Pleas to the jurisdiction of the said Supreme Court shall be waived.

15th.—The following Papers, together with samples of the Opium for Sale, will be exhibited for inspection on the day of Sale, or may be seen previously to that date, by application at the Office of the Secretary to the Board of Customs, Salt and Opium.

No. 1—Certificate of the Opium now advertized for Sale.

No. 2—Report of the Examination of such Opium.

16th.—The Public are hereby informed, that in providing the investment of the Behar and Benares Opium for the years 1846-47, the same precautions have been taken as those which have been observed during past years, to have the Drug procured and sent down in a pure state, to have only the prescribed quantity of leaves used in forming the cakes, and to have the due proportion

of Opium put into each cake. An account of the weight of the Drug when packed at Behar and Benares, and a statement of the average weight of the chests indiscriminately taken for the purpose of comparison from the dispatches on arrival at Calcutta, may be seen on application at the Office of the Secretary to the Board of Customs, Salt and Opium, and further that four chests of Behar and Benares Opium, which have been reserved from the provision of the two preceding years, will be also shewn to the Purchasers on the day of Sale, to enable them to judge of the state of preservation in which the Drug has kept.

17th.—Any further information respecting weight or quality of the Opium advertised for sale, that may be desired by parties connected with the Trade will, as heretofore, be furnished to them on application at the Office of the Board of Customs, Salt and Opium; but in accordance with established usage, under no circumstances will the Board entertain or recognize any claim to compensation for loss from any alleged deficiency of weight, abstraction of Opium, or adulteration of the drug which may be preferred in reference to chests after the sale and delivery of the Opium for shipment.

18th.—The Public are hereby informed, that in addition to the quantity above mentioned, the following quantities more or less of Behar and Benares Opium of 1846-47, will be brought to sale in the present season on or about the dates specified below:

	Behar, about Chests	Benares, about Chests	Total, about Chests
On or about Monday, the 27th December 1847, On or about Monday, the 24th January 1848, On or about Monday, the 21st February 1848, On or about Monday, the 20th March 1848, On or about Monday, the 17th April 1848, On or about Monday, the 15th May 1848, On or about Monday, the 12th June 1848, On or about Monday, the 10th July 1848, On or about Monday, the 7th August 1848, On or about Monday, the 7th August 1848, On or about Monday, the 2th Jene 1848, On or about Monday, the 2th September 1848, On or about Monday, the 2d October 1848,	1830 1830 1830 1830 1830 1830 1830 1830	780 780 780 780 780 780 780 780 780 780	2610 2610 2610 2610 2610 2610 2610 2610
Total,	20131	8574	28705

19th.-It is hereby further notified, that under the 6th Article of the convention between Great Britain and France, dated the 7th March 1815, quoted below, the Agents in India of His Majesty the King of the French, or persons duly appointed by them, are entitled to demand that, out of the quantities of Behar and Benares Opium declared as above for sale at the Twelve Sales, in the months of November and December 1847, and January, February, March, April, May, June, July, August, September and October 1848, there shall be delivered to them at the average of the particular Sale or Sales to which the Opium so applied for may belong, a quantity not exceeding in the aggregate 300 Chests, and the Agents of the French Government must make requisition for the whole of the Opium required by them during the season within 30 days after the publication of this adver-

tisement, specifying the particular Sale or Sales from which the quantity of Opium is intended to be taken. If the Agents of the French Government shall not make the requisition for Opium within the time above-mentioned the entire quantity of about 31,315 Chests of Behar and Benares as above estimated will be brought to Sale in the usual manner, and if they shall make application for a quantity of Opium to be delivered to them out of the quantity advertized for Sale at each or any of the Twelve Sales above-mentioned, but shall not pay for it within the prescribed period of payment, the Deputy Governor of Bengal reserves to himself the right of disposing of the Opium which the French Authorities may so fail to pay for either by increasing the quantity reserved at the Sale next ensuing the date of payment, or by selling it at a Sale to be held expressly for the purpose.

"Art. 6th.—With regard to the Trade in

Article of the Convention
above referred to.

"Opium it is agreed be"tween the high contract"ting parties that at each

"ing parties that at each " of the periodical Sales of that Article there shall "be reserved for the French Government, and " delivered upon requisition duly made by the " Agents of His Most Christain Majesty or by the " persons duly appointed by them, the number of " Chests so applied for, provided that such supply " shall not exceed three hundred Chests in each " year, and the price for the same shall be deter-" mined by the average rate at which Opium shall " have been sold at every such periodical Sale, it "being understood that if the quantity of Opium "applied for at any one time shall not be taken " on account of the French Government by the " Agents of His Most Christian Majesty within "the usual period of delivery the quantity so applied for shall nevertheless be considered as much in reduction of the three hundred " Chests herein before-mentioned; the requisitions " for Opium as aforesaid are to be addressed to "the Governor General at Calcutta, within thirty "days after notice of the intended Sales shall " have been published in the Government Gazette."

By order of the Board of Customs, Salt and Opium,

CECIL BEADON, Offg Secy.

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of Louis
Pinelli, of Ballygunge, day of October, instant,
Trader and Broker, an It was Ordered, That
Insolvent.

Saturday, the 4th day of
December next is appointed for Hearing in this
matter, and that the said Insolvent do then attend.

"Any Creditor or other person interested who may intend to establish or oppose any Claim upon the Estate of the said Insolvent, may attend and be heard, having given notice to the Chief Clerk three clear days before the day of Hearing."

Office of Examiner, 27th October, 1847. Mr. Ochme, Atty.

THE matters of the Petition and Schedule (the same having been filed in Court,) of

WILLIAM RICHARD ROBERTSON,

of Chandney Choke Lane, in Calcutta, Writing Clerk in the Board of Customs, a prisoner for debt in the Gaol of Calcutta, will be heard on Saturday, the 4th day of December next, at the hour of 11 o'Clock in the forenoon.

Office of Examiner, 29th October, 1847.

THE matters of the Petition and Schedule (the same having been filed in Court) of

KHETTERCHUND DUTT,

of Sonahgachy, in Calcutta, sometime a Writer and Broker, a pusoner for debt in the Gaol of Calcutta, will be heard on Saturday, the 4th day of December next, at the hour of 11 o'Clock in the forenoon.

"No Creditor will be allowed at the Hearing to oppose the Discharge of a Prisoner unless he shall have given notice to the Chief Clerk three clear days before the day of Hearing."

Office of Evaminer, 2d November, 1847.

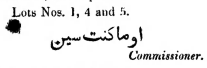
Messrs. Paul and Smelt, Atties.

Shaik Kurreembux, of Cullootollah, in Calcutta, Persian Mohurrer.

a Prisoner for debt in the Gaol of Calcutta, hath filed his Petition, praying for Relief under the Provisions of the Statute 9th Geo. IV. Cap. 73, entitled "an Act to provide for the Relief of Insolvent Debtors in the East Indies, &c.," and hath executed an Assignment to the Common Assignee in trust for the benefit of the Creditors of the said Shaik Kurreembux, of all the real and personal Estate and Effects which he now hath, or is entitled to, or which may come to, or be acquired by him, before the Court shall have made its final order in the matter of the said Petition.

Office of Examiner, 2d November, 1847. Mr. Graham, Atty.

NOTICE is hereby given for the information of the public, that undermentioned Soonderbund Lots, of Captain Hodge's Map, which were originally granted to Messrs. Smith, Melvill and Aushootosh Dey, Promothonath Dey and Radakissen Mittre, but lately resumed under orders of the Sudder Board of Revenue, dated the 20th September 1847, No. 300, will be re-granted on the usual Jungleb ree terms. Persons who are desirous of having the Lot or Lots in question, are requested within one month from this date, to send their applications to the address of the Commissioner in the Soonderbunds, at Allipore.



Soonderbunds Commissioner's Office, Allipore, the 4th October, 1847.

NOTICE is hereby given for the information of the public, that undermentioned Soonderbund Lots, of Captain Hodge's Map, which were originally granted to Messrs. Calder, Bruce and Hurry, but lately resumed under orders of the Sudder Board of Revenue, dated the 20th September 1847, No. 300, will be re-granted on the usual Jungleboree terms. Persons who are desirous of having the Lot or Lots in question, are requested within one month from this date, to send their applications to the address of the Commissioner in the Soonderbuns.

Lots Nos. 2, 3, 6 and 7.

Soonderbunds Commissioner's Office, Allipore, the 4th October, 1847.

NOTICE is hereby given, that the Pottah of Chuck Chillee, situated within the limits of the Soonderbuns, the bona fide property of Government, will be put up for public sale at Noon of Thursday the 11th November 1847, corresponding with 26th Kartick 1254 B. S. The individual who will bid for the Pottah above the others and will immediately pay to the Soonderbuns Commissioner the full amount of his purchase money, the Pottah will be drawn up in his name, and will be made over to him with the confirmation of Government, and the said individual will become the grantee of the said Chuck in every respect, and he will be subject to the conditions of the Pottah. It is further notified that the intending purchasers wishing to see or be informed of the conditions of the Pottah, the present state of the Chuck, Map, &c. can see and be informed with its particulars on their personal attendance or through an Agent at the Office, and which will be moreover proclaimed at the time of sale.

ا وماكنت سين

Secy. & Treasurer.

Soonderbuns Commissioner's Office, Allipore, the 25th October 1847.

BANK OF BENGAL RATES.

DISCOUNT.

Private Bills and Notes at or within 3 months,	10 p	er (Cen
Government Acceptances do.,	6	"	"
INTEREST CHARGED			
On Fixed Loans, not exceeding 3 months, on Deposit of Company's Paper,	- 8	,,	,,
On Deposit of Metals and Indigo,	9	,,	,,
On Deposit of other Goods,	10	,,	,,
On Accounts of Credit, not exceed- ing 3 months, on Deposit of Com- pany's Paper,	81	"	**
On Deposit of Metals and Indigo,	91		,,
On Deposit of other Goods,	$10\frac{1}{2}$	"	••
CHARLES !	loca	١.	

LOST on the Road between the City of Ajmere and Cantonment of Nusseerabad, on the 10th September last, two Government Notes of the New 5 per Cent. Loan, No. 15819, for Co.'s Rs. 3000, and No. 16460, for Co.'s Rs. 2000, both in favor of Lieut.-Colonel C. Griffiths, 37th Regiment N. I. A reward of Co.'s Rs. 200 will be given to the finder on handing them over to the owner at Hosheyarpore, or to Messrs. Lyall, Matheson and Co., Calcutta.

Bank of Bengal, Calcutta, 28th October, 1847.

ADVERTISEMENT - KIDDERPORE HOUSE is open for the reception of Pupils on the same terms with the Children of Subscribers.

For particulars apply to the undersigned. By order of the General Management, JOHN McQUEEN, Secy. M. O. S.

Kidderpore, 1st November, 1847.

This day is published (Sept. 25th, 1847) demy 8vo. pp. 840, English cloth boards,

ADDISON'S PAPERS

IN THE

SPECTATOR:

Reprinted from the BASKERVILLE EDITION, and preceded by the Rt. Hon. T. B. MACAULAY's Essay on his LIFE and WRITINGS.

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F. J. MOUAT, M. D.,

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ARTICLES OF WAR,

ENGLISH, PERSIAN AND HINDOSTANEE; THE LATTER IN

The Devunaguree and English Letter.

SECOND EDITION, 1847.

W. RIDSDALE, Supt.

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The Calcutta Gazette.

Published by Authority.

It is requested that Government Notifications for the Calcutta Gazette, of any length may be sent to the Press by NOON of TUESDAYS and FRIDAYS; and those of a few lines only, before 5 p. m. of those days.

SATURDAY, NOVEMBER 6, 1847.

General Orders by the Right Houble the Governor General of India.

Simlo, 25th October, 1847.—The Right Hon'ble the Governor General is pleased to place the services of Lieut. W. W. Repton, of the 56th Regiment of Native Infantry, at the disposal of the Foreign Department, in view to his appointment as Second in Command of the 3d Regiment of Local Seikh Infantry.

The Right Hon'ble the Governor General is pleased to place the services of the following Officers at the disposal of the Officiating Superintending Engineer N. W. Provinces:

Lieutenant P. Garforth, of the Engineers, and at present attached to the Sappers and Miners, for the purpose of marking and superintending the construction of the line of Road from Kurnaul direct to Ferozepore.

Lieutenant H. Hyde, of the Engineers, and attached temporarily as Assistant in the Jullunder Division, Department of Public Works, to Survey and Superintend the construction of the lines of Road between Umballa and Loodiana, and from Umballa to Kurnaul.

Lieutenant A. Taylor, Assistant Executive Engineer at Loodiana, to Survey and mark out the line of Road between that Station and Ferozepore.

Unattached Ensign J. Storrs to Superintend the construction of the line of road about to be Surveyed by Lieutenant Taylor.

The following Notifications in the Foreign Department, are published in General Orders:

- * No. 2572. Simla, 25th October, 1847. Cornet W. F. Stephens, of the 5th Regiment of Bengal Light Cavalry, to be an Assistant to the Commissioner of Mysore."
- ** No. 2602.—Simla, 25th October, 1847.—Unattached Ensign J. Moore to be Adjutant of the 1st Seikh Local Infantry, vice Unattached Ensign Sheffeld resigned."

(Sd.) W. EDWARDS,

Under Secy. to the Govt. of India, with the Govr. Genl." Simla, 8th October 1847.—The Right Hon'ble the Governor General having taken into consideration the rules under which Officers of Mounted Corps are at present permitted to select Chargers, and the difficulty represented to have been experienced by them in obtaining Chargers by private purchase in the market, is pleased to rescind the Regulations published in Government General Orders No. 124 of the 26th June 1837, and No. 37 of 22ud January 1847, and to substitute for them the following revised rules, which are to have effect from this date.

In modifying the Regulations on this subject, the Governor General is desirous of affording the Officers of Horse Artillery and Cavalry every facility, consistent with the interests of Government, of mounting themselves efficiently from the Remounts allotted to Corps, under conditions which will be hereafter specified; but with reference to the additional expense now entailed on the State by retaining the Horses at the Remount Depôt at Kurnaul until they are five years old, whereby their value is considered to be proportionably enhanced, the price to be paid for all Stud-bred, Arab or Colonial Remounts, is in future to be seven hundred (700) Rupees.

The Governor General having also taken into consideration the necessity for Officers attached to Light Field Batteries being mounted on parade, is pleased to extend to them the privilege of selecting Chargers from Horses the property of the State. Their selection, however, is limited to the Remounts which join their Batteries, and the price to be paid for each, is the maximum price allowed by Government for their purchase, viz. four hundred (400) Rupees.

1. In the first instance every Officer attached, and doing duty with a Troop of Horse Artillery or Regiment of Cavalry, will be permitted to select from the Remounts of the Regiment, two Horsesas Chargers; and the Medical Officers, Veterinary Surgeons and Riding Masters of such Corps, when permanently attached, one Horse of the same description, on the terms hereinafter specified. Selected Chargers now in the possession of Officers are to come under these regulations.

2. In the same manner every European Commissioned Officer attached to Horse Field Batteries, will be allowed to select Chargers from the Remounts which join their Batteries.

- 3. Horses sent as Remounts from the Depôt to complete Corps, shall be continued to be considered as such for three months from the date of their joining.
- 4. When two or more Officers are to select at the same time, the Senior is to have the first choice, but must not be permitted to choose a second Horse till his Junior or Juniors have chosen one.
- 5 Horses selected as Chargeis are always to be branded with the mark of the Regiment, and entered on the Descriptive Roll of the Corps when they are delivered over to the Selecting Officer.
- 6. No Officer is to be allowed to replace his Charger, from Horses the property of the State, unless the animal was duly entered in the "Register of Officer's Chargers;" and only then in the event of such Charger having died, been killed in action, captured, stolen, lost, shot at the recommendation of a Station or Detachment Committee, or have been reported by such a Committee unfit for further service, from age, vice, disease, or permanent unsoundness. In cases where the Charger has been reported unfit for further service, without being infectiously diseased, his Owner may dispose of him at his discretion.
- 7. Officers returning from Furlough or rejoining from Staff employ, are permitted to select Chargers, as allowed in Articles 1 and 2, without reference to their having enjoyed that indulgence before they proceeded to Europe, or were detached on Staff employ.
- 8. Selected Chargers may be exchanged between Officers of the same Corps, with the sanction of the Commanding Officer; or when their full price has been recovered by the Pay Master, may be sold to any Officer of the same Corps entitled to a choice; the purchaser in that case to stand in the place of such choice, and the seller to be allowed to select another Charger.
- 9. An Officer who finds on trial that he has made an unsuitable selection, may return the Horse to the Ranks and select another from the Regimental Remounts, provided his desire to do so, be made known to the Commanding Officer of the Corps within three months, from the date of selection, and provided the Horse to be returned, he reported by a Regimental Committee, as sound and fit for the Service as when selected.
- 10. At any time after the lapse of six months, and within twelve from the date of selection, a Charger may, with the permission of the Commanding Officer of the Corps, be returned for the purpose of being placed in the Ranks, if reported by a Regimental Committee to be perfectly fit for the Service; but in such case, the Officer returning the Horse, will not be permitted to choose another in his room, and will merely be entitled to receive back from the Pay Master the full price, or such portion of the price as may have been deducted from his Pay and Allowances.
- 11. In all cases where an Officer wishes to select a Charger, or to sell, exchange, or place in the Ranks, a selected Charger, he is to make a written application to the Commanding Officer of his Corps, who when necessary, will assemble a Regimental Committee composed of a President, not under the rank of Captain, and two Subalterns as members; the report of proceedings of which are not to be considered complete without his, the Commanding Officer's, countersignature.
- 12. When Officers are removed from one Brigade of Horse Artillery, Regiment of Cavalry, or Horse Field Battery, to another, they may take

- their selected Chargers with them; and the Horses so transferred are to be erased from the Register of the one Corps and entered in that of the other.
- 13. The selected Chargers of Officers who may retire from the service, proceed on Furlough to Europe, be nominated to the General Staff, or any other detached permanent employ, or be transferred from the Horse to the Foot Artillery, or from a Horse Field Battery to the Horse Artillery, are not to be sold or taken out of the Regiment, Troop or Battery to which their owners belonged, unless purchasers cannot be found in the Corps, and the Horses be pronounced by a Regimental Committee unfit for admission to the ranks, in which cases they may be disposed of at the discretion of their owners.
- 14. The terms on which Chargers, the property of the several classes of Officers specified in the foregoing para, are in the first instance to be offered for sale to such Officers of the Corps as are entitled to select Chargers, and in default of purchasers to be tendered for admission to the ranks, are, as follows.

If six years old, full price, and if above six. but not exceeding twelve years, a deduction is to be made at the rate of ten per cent. per annum for the period elapsed since the Horse attained the age of six years.

					Horse Artillory and Cavalry.	Horse Field Battery.
6		s fu	II prie	re Ru-		400
_	pees	••••	••••	• • • • • • •	700	400
7	•••	> 5	•••	,,	6:30	360
8	• • •	"	•••	,,	560	320
9		,,	•••	,,	490	280
10		33	•••	,,	420	240
11		,,		,,	350	200
12	•••	,,	•••	,,	280	160

Horses whose age exceeds twelve years, are not to be admitted into the ranks, but may be disposed of at the discretion of the Owners, or their representatives.

- 15. In the Annual Return furnished on the 1st of October by Officers Commanding Mounted Corps, showing the probable number of Horses that will be required to complete each Corps, a column will be added in which is to be inserted the number of Chargers required by Officers.
- 16. The price of Chargers selected by Officers, to be realized from their Pay and Allowances by Deputy Pay Masters, in four equal monthly deductions from Field Officers, Captains and Surgeons; and in eight similar deductions from Subalterns, Assistant Surgeons, Veterinary Surgeons and Riding Masters. When an Officer has occasion to select two Horses, double time will be allowed for payment; and in all cases the deductions are to commence with the first issue of Pay after the date of selection.
- 17. Should an Officer die before the full price of his selected Charger has been recovered, the Horse if reported by a Committee fit in all respects for the service, is to be received into the ranks, and the amount deducted will be refunded by the Deputy Pay Master to the legal representative of the deceased; but if reported unfit for the service, the Horse is to be sold under the orders of the Commanding Officer of the Regiment, who, from the proceeds of the sale, will remit to the Deputy Pay Master the sum remaining due to Govern-

ment, and pay the balance, if any, to the person entitled to receive it.

- 18 When an Officer has selected and been put in possession of a Charger, he will immediately transmit in duplicate, a descriptive roll of, and receipt for the Horse selected, to the Officer Commanding the Corps, who having countersigned them, and caused a transcript of them to be entered in the "Register of Officer's Chargers," will transmit one copy to the Deputy Pay Master within whose circle the Corps may be, and the other to the Military Auditor General.
- 19 The Commanding Officer of the Corps will then direct the Officer in whose Abstract the Pay and Allowances of the individual who selected the Charger are drawn, to insert at the foot of each Abstract, until the necessary deductions shall be completed, a Notification to the following effect:

Deduct from A B's Pay and Allowances
Rupees being the first (or as
the case may be, 2d, 3d, &c.) monthly deduction
on account of a Charger selected by him from the
Remount Horses which joined the Corps on the
day of

20. At the close of each year the Military Auditor General will compare the receipts with the amount realized on account of selected Chargers, and will take immediate steps for recovering any sums that may be over due.

Quarterly Returns of Horses selected as Chargers will be furnished regularly to the Adjutant General of the Army, by Officers Commanding Mounted Corps, as directed in General Orders by the Commander in Chief, 14th November 1838.

J. STUART, Col.,

Secy. to the Goot. of India, Mily, Dept., with the Goor. Genl.

No. 2312.

Orders by the Honorable the Deputy Governor of Bengal.

Appointments.—The 25th October, 1847.—Lieut. H. Hopkinson, Principal Assistant to the Commissioner of Arracan at Ramree, to officiate as Principal Assistant at Akyab, during the absence on leave of Captain S. R. Tickell.

Lieut. G. Faithful, Junior Assistant, to officiate as Principal Assistant at Ramree.

Lieut. F. Ripley, 22d Regiment N. I., doing duty with the Arracan Local Battalion, to officiate as Junior Assistant to the Commissioner of that Province.

Baboo Sam Dutt Burdolye, Sudder Ameen of Nowgong, is vested with the powers of a Principal Sudder Ameen in that District.

Hajee Mahomed Aslam, Moonsiff of Dhobri, to officiate as Sudder Moonsiff of Gowalparrah in Assam, and to exercise the powers of a Sudder Ameen in that District, during the absence on leave of Kazee Muneer Uddeen Ahmed.

Baboo Kallee Chunder Doss to officiate as Moonsiff of Dhobri in Gowalparrah, during the temporary deputation of Hajee Mahomed Aslam to the Sudder Station.

The 27th October, 1847.—Mr. R. Alexander, Assistant to the Collector of Balasore, is vested with the special powers described in Section 21, Regulation VIII of 1831.

Mr. J. White to be a Member of the Ferry Fund Committee of Nuddeah.

Brevet Captain II. Berdmore, of the Madras Artillery, to be an Assistant to the Commissioner in the Tenasserim Provinces.

The 28th October, 1847.—Moulavie Looft Hussein to be Principal Sudder Ameen of Jessore.

Moulavie Oosman Alli to be ditto ditto of Mymensing.

The above cancels the Orders of 29th ultimo.

The 30th October, 1847—Lieut G. N. Cave, 21st Regiment N. I, and doing duty with the Sylhet Light Infantry Battalion, to officiate as Assistant to the Political Agent in the Cossyah Hills, during the absence on leave of Mr. H. Inglis.

The 3d November, 1847.—Moulavie Tuffazool Hussain to be Sudder Ameen of Behar, vice Moulavie Buddee Ooddeen Ahmed resigned.

Mr. J. C. Dodgson, Assistant to the Joint Magistrate of Pubna, is vested with the special powers described in Clause 3, Section 2, Regulation III. of 1821.

Leave of Absence.—The 25th October, 1817.—Kazee Muneer Oodeen Ahmed, Sudder Moonsiff, exercising the powers of a Sudder Ameen in Gowalparrah, for three months, in excess of the Dusserah Vacation.

The 27th October, 1847.—Mr. H. B. Beresford, Collector of Mymensing, for one month, making over charge of his office to Mr. G. E. Lance.

Mr. G. N. Cheek, Civil Assistant Surgeon of Bancoorah, for two months.

Captain T. Brodie, Principal Assistant to the Commissioner of Assam, in charge of the Seebsagur Division, for three months, from the 20th proximo. Mr. Sub-Assistant J. Bedford will conduct the Judicial, and Mr. Sub-Assistant and Deputy Collector J. Thornton, the Revenue duties of Captain Brodie's office as a temporary arrangement.

The 30th October, 1847.—Mr. H Inglis, Ausistant to the Political Agent in the Cossyah Hills, for two months.

The 3rd November, 1847.—Mr. F. C. Fowle, Assistant to the Magistrate and the Collector of Purneah, for one month.

Dr. W. C. Thorburn, in medical charge of the Civil Station of Gowalparrah, for one month, on Medical Certificate, in extension of the leave granted to him on the 11th ultimo.

Notifications.—The 3rd November, 1847.—Mr. H. Swetenham, Civil and Sessions Judge of Dacca, made over charge of his office to the Principal Sudder Ameen of that District on the 23d ultimo.

Mr. H. C. Halkett, Magistrate of Moorshedabad, assumed charge of his office from Mr. H. Nelson on the 23d ultimo.

Mr. P. J. Lay, Assistant Surgeon of the Khelat-i-Gilzie Regiment, assumed charge of the medical duties of the Civil Station of Midnapore from Mr. Gurney Turner on the 25th ultimo.

Mr. T. C. Trotter, Magistrate of Tirhoot, made over charge of his office to Mr. E. Sandys on the 27th ultimo.

Mr. W. S. Alexander, Civil and Sessions Judge of Bhaugulpore, made over charge of his office to Mr. Assistant W. C. Watson on the 28th ultimo.

By order of the Hon'ble the Deputy Governor of Bengal,

FRED. JAS. HALLIDAY, Secretary to the Govt. of Bengal.

]

QUARTERLY REPORT OF THE COLLEGE OF FORT WILLIAM, FOR THE QUARTER ENDING 30th SEPTEMBER, 1847.

Report on the Examination of the Students of the College of Fort William, in Persian, Oordoo, Hindee, and Bengallee, held on the 1st July 1847.

										7	
	PERSIAN.			OORDOO.			HINDEE.			BENGALLEE	
Names.	Date of Admission into College,	Remarks.	Names.	Date of Admission into College.	Remarks,	Ž. Names.	Date of Admission into College.	Remarks.	Names.	Date of Admission into College.	Remarks.
First Class.	7th May 1847,	Passed—has to pass in a second Language.	Melville,	9th Jany, 1847.	Passed Qualifi- cation in two Lan- guages, having pass- ed in Bingalles 5th	First Class.		Passed Quali-	1 Cooper.	25th Sept. 1846.	Passed in Per-
2 Pratt,		o ditto.	2 Russell,	th June 18	(Alril 1547. Passed—has to	l Forles,	13th March 1847,	ages, having pace- ed in Persian 1st	2 Lechner,	3d Sept. 1846,	Sian 5th April (1847.
3 Mackillop,	7th April 1847.	Not passed in any Language.				Serond Class.		Passed in Por.	3 Phillipps	25th Sept. 1846.	Passed in Per-
Third Class.		, ,				2 Rich (ts. (M.)	6 h July 1846.	sian 5th April (1847.	4 Paxton,	11th Aug. 1846,	Sian 1st March
5 McChlery	7th May 1847	any Language. Dirto duto	**********			3 Phelips	4th July 1846.	Passed in Per-	5 Abererombie.	5th Ort. 1846,	Passed in Per-
Fourth Class.			Monckton,	13th March 1847.	4 see, burng pessed in Persian and Ilm-	Therd Class.		and the second	6 Jenkins	12th Jany, 1847.	San 1st June 1847.
6 Ouseley,	7th April 1847,	S Not passed in any Language.			···	4 Sherer,	16th Decr. 1846,	Sian 1st June 1847.	7 Blunt,	5th Oct. 1846.	Passed in Per-
7 Probyn,	8th April 1847.	Ditto ditto.			In Persian 1st May (1847.	5 Thornhill,	10th Feby, 1847.	Passed in Per-			
Russell,	7th June 1847,	Initiatory Exa- minetion in Per- sian, Octdoo and Sanskrit, also in- cluded in the Ge- nera! Classifica- tion in Oordoo.	2 Temple	9th Jany. 1847,	Examined for ter- tificate of High Pro- fictions, come up to Standard of Qualifi- eation for the Ser- vice his fourth Lan- guage, having pass- ted in Person 1st February, Bengaller 1st March and Hin- dee 5th April 1st Gamed a Certificate of High Proteiency				Shepherd,	25th Sept. 1846,	Absent on Medical Certificate—Passed in Persian 5th April 1847.
					in Bindee 1st June (1847.						

9th Jans | 1 1 1 1 1 Ly n min in 1547, 1 | 1 2 h April 1847, and in | 25th Stpt | Pa. cd in Persian, 5th | 1846 ... | April 1847 5th 7 h Jur. (Passed in Oordoo, 1-t July Ist Ist 1st Prod in Person, 1st Als nt m m I v m nation Al ent from Examination on Meucal C mileate
PresedmPersian, 1st
May 1847 Ict cm Mch 1 touthate [Oud > 1st July 1547, 11th Aug (Prive) n Persian, 1846, . | Mirch 1847 { 28th Det | Pastd in Persian | July 1847 3rd Supt (P. 1 in Persian, 1846, 2"th Set 1 (P seel in Persian, Remarks Jane 1.47 Apr 1 1847 BENGALLFE Report on the Examination of the Students of the College of Fort William, in Perstan Oard . Hinder and Brigallee, held on the 2d August, 1847.] ·· 'feq 5th Oct 1846, ... 177 \$ 25th Sepr | \$ | 1546, 1-46 7 Mereron- (5th O Admission 12 h Ju Due f 1111 1>46 2 Blunt, { 3 Plart. } Serd Class 8 Jenk B. Name > o Luchne, She herd 6 Phillippe 4 Confer Melville, 2 Parten, 71h May Preed r Person 1 Ru 11 1847 ... (1-t.July 1-47 FO Z | f h July | Proceed p. Per 1921 | 1846 . | Josh April 1847 fer ten P sedm let-Proceed in Persians 4 h July Produc Proint (Absentfrom Feems. (stan 1st June 1847 Ren ank HIVI LE 16th Derr 10 h 1 el E See nd Coss F14 (an ence of High Principal Sherer, ... July lie truth lin- 4 Morrh II, terradin-Frammation

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April 1847 Ganeda 2 Licketto
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—Fassed in Persian 1st
May 1847, and in Hindee 1st July 1847 " I 1 . helst March Studing for Honor deterce his by a return er - livin l seil in l seil in l seil 1dH deoth April Studying for Henors de-Studying for Honors de-Rem uks 000100 13th March 1847, .. 1 3 Forbes, ... 13th March lon 7th July I) to A C 11 20 1847, 722 1 Mone Aten, 2 Temple, ... Names ьол 7th April \ Not pass din any 1847, ... | Lauguage 4 natie in Suckrit, 7th April | Not paced in any 1847, | Larguage. Person & Oordoo 7th May' Not pased in an-1847, | | Languige 16th July | Initiatory Frami 7th May | Ditto ditto Ditto ditto Remarks Ditto dr.to 7th July Ditto ditto. 7th July Dutto dutto 8*h April 3 6 Ricketts, (G \ 13 th March H M)... \ 1847, ... PERSIAN. Date of Admission nmto College 5 McChlery, { | Ouseley, ... } 3 Mackillop, } Probyn, ... { 4'Prinsep, ... } 2 Craster, ... Spankie, ... Second Class Thurd Class ***** First Class Names

Report on the Examination of the Students of the College of Fort William, in Persian, Oordoo, Hindee and Bengallee, held on the 1st September, 1847.

		[1036]
	Remarks.	Awarded a Cer- tricate of High Pr. tr. ency., hav- rag lassed in Ben- 1847. S. in Oordoo 18t July 1847. Passed in Persian 18t July 1847. Passed in Persian 1st March 1847. Passed in Persian 1st June 1847. Passed in Persian 1st July 1847. Passed in Persian 5th April 1847.
EENGALLEE	Date of Admission into College.	9th Jany. 1847, 5th Octr. 1846, 7th June 1847, 11th Augr. 1846, 25th Septr. 1846, 25th Jany. 1847, 3d Septr. 1846, 25th Septr. 1846,
	Names.	Mehalle, Frest Class. Bunt, Ruescil, Partern S. cond Class A Aberer mbjo. Louper, Bratt Lochner,
	Ruranks.	Pasced—Qualificed in two Languages, having passed in Persian list July 1847. Pasced in Persian 5th Ayrul 1847. Pasced in Fersian 1847. Pasced in Fersian 1847. Pasced in Persian 1847. Pasced in Persian 1847. Pasced in Persian 1847. Pasced in Persian 1847.
HINDEE.	Date of Admission into College.	7th May 1847, 6th July 1846, 4th July 1846, 16th Ecby, 1847,
	Names.	First Class. Simson, Second Class. Ricketts, Flyches, Thornbill,
	Remarks.	Awarded a Certificate of High Proficions, having passide in Persian and Hindee Eth April 1847, Gambers and in Persian 187 (Buding for Homors, Abentone) is July, his tearth of Standard, having I seed in Octobio 184 July, his tearth Larguage, having I seed in Presian I st. Suding for Hindee 1st June 1847. Abent—Studying for Homor gallee, 1st Match, gand Hindee, 5th April 1847. Abent—Studying for Homor dea Cetticate of Hindee 1st June 1847. Abent—Studying for Homors deferred for Homors deferred for Homors deferred for Homors deferred hindee 1st June 1847. Absent—Studying for Homors deferred hindee 1st June 1847. Absent—Studying for Homors deferred hindee 1st June 1847. Absent—Studying for Homors deferred hindee 1st June 1847.
OORDOO.	Date of Admission into Cilege.	15th March 1847. 9th Jany, 1847.
	Names.	2: Temple,
	Remarks.	Passed—has to Languege. Languege. Passed—do. do. Passed—do. do. Ditto ditto.
PERSLAN.	Date of Admission into College.	7th April 1847, 7th April 1847, 7th May 1847, 7th May 1847, 13th May 1847, 7th July 1847, 7th July 1847, 7th July 1847, 16th July 1847, 16th July 1847,
	Names.	First Class. 1 Ouseley, 2 Probyn, Mackillop, Second Class. 4 Prinsep, 5 Rick etts. 7 Craster, 7 Craster, 8 Rose, 9 Spankie,

COLLEGE OF FORT WILLIAM. > 30th October, 1847.

S D. RILEY. Coll.,
Offig. Secy. College,

Fort William.

Published by Order of the Hon'ble the Deputy Governor of Bengal,

FRED. JAS. HALLIDAY, Secy. to the Govt. of Bengal.

No. 7.

Fort William, Financial Department, the 12th March, 1847.

NOTIFICATION .- Notice is hereby given, that in addition to the sum of £800,000 advertized on the 5th October last, as to be provided in India for the service of the Home Treasury during the course of the official year 1846-47, and of which the larger proportion has already been purchased, a further amount of £455,000, being the unsupplied balance of the year 1844-45, will, in pursuance of instructions received from the Hon'ble the Court of Directors, be raised on the hypothecation of Goods either wholly within the remainder of the current official year, should the trade of India require it, or in portions within the present and the ensuing official years, viz. 1846-47 and 1847-48, and that in addition thereto a still further sum of £600 000 will be raised in India for the service of the Home Treasury by hills on the hypothecation of Goods during the course of the official year 1847-48 in full, so far as is at present known of the requirements of the Home Treasury up to the 30th April 1848.

Advances of Cash will accordingly be made for this purpose by the Governments of Bengal, Madras, and Bombay, and the rate of Exchange at which Bills are to be drawn, will continue to be Two Shillings per Company's Rupee until further notice. In all other respects the existing terms and conditions of the Advances to be made by the respective Governments will remain in force, and be the same as published in the Calcutta Gazette under dates the 1st April 1842 and the 23d

August 1844.

Published by order of the Hon'ble the President of the Council of India in Council,

J. A. Dorin, Secy. to the Goot, of India.

No. 4205 of 1847.

Orders by the Hon'ble the Lieut. Governor of the North Western Provinces.

Agra, Revenue Department, the 28th October, 1847.

Leave of Absence -Mr. Robert Orr. Deputy Collector under Regulation IX. of 1833, in Zillah Barrelly, for three months, on private affairs, from the date on which he may quit his Station.

Appointment. - Mr T. Brown, Tuhseeldar of Purgunnah Bisulpore, to officiate as Deputy Collector under Regulation IX. of 1833, in Zillah Barrelly, during the absence of Mr. Orr, or until further orders.

No. 4210 of 1847.

Agra, the 29th October, 1847.

Leave of Absence .-- Mr. Thomas David Reid, Uncovenanted Deputy Collector and Deputy Magistrate of Muttra, for one year, from the 10th proximo, to proceed to the Cape of Good Hope, on Medical Certificate.

Appointment .- Mr. James Henry Penn to officiate as Uncovenanted Deputy Collector and Deputy Magistrate of Muttra, during the absence of Mr. Reid, or until further orders.

No. 4216 of 1847.

Agra, Judicial and Revenue Department, the 29th October, 1847.

Appointment. - Mr. Richard Temple to be an Assistant under the Com.nissioner of the Meerut Division.

A. SHAKESPEAR, Asst. Secy. to Govt. N. W. P.

General Orders by the Hon'ble the President of the Council of India in Council.

Fort William, 5th November 1847 .- No 331 of 1847.—The Hon'ble the President in Council is pleased to make the following Promotion:

53d Regiment N. I.

Ensign Henry Belson to be Lieutenant, from the 28th October 1847, vice Lieutenant John Monckton Swinton, deceased,

The undermentioned Officers have returned to their duty, on this Establishment, without prejudice to their rank, by permission of the Hou'ble the Court of Directors:

> Date of arrival at Fort Wiciam.

Lieut John Rossand Lieut John Irvine Murray, of the 71st Regiment N. L.,.......

Erratum.-In General Orders No. 17, of the 8th January last, appointing Gunner John W. Carmody to be an Assistant Overseer in the Department of Public Works, for "Gunner," read "Bombardier." Order Books to be corrected accordingly.

No. 332 of 1847 .- Invalid Trumpeter Percival Butler, of Her Majesty's 3d Light Dracoons, is permitted to reside in India, as an Out-Pensioner of Chelsea Hospital, according to the 55th Article of the Pension Warrant of the 14th November 1829, and to draw his pay at Umballa, pending a reference to the Horse Guards as to the amount of his Pension.

No. 333 of 1847.—The following Subadars "Bahadoors" are promoted from the 2d to the 1st Class of the "Order of British India," with the title of "Sirdar Bahadoor," to fill existing vacancies:

	1
Corps.	Rank and Names.
26th Regiment Light Infantry, 47th Regiment Native Infantry,	Subadar Bussunt Sing, Subadar Chand Khan,

The undermentioned Native Officers are admitted to the 2d Class of the "Order of British India," with the title of "Bahadoor," to fill existing vacancies, and to complete the Establishment :

	·
Corps.	Rank and Names.
THE RESERVE AND ADDRESS OF THE PARTY OF THE	W III COMPANDAMENT OF PERSONS OF
5th Troop 1st Brigade Horse } Artiflety,	Subadar Azım Khan, * Subadar Gungah Sing, Subadar Major Bence Sing,
John 1885	

No 334 of 1847.—The following Lists of Rank of Cadets of Infantry and of Assistant Surgeous, appointed for the Bengal Presidency, are published for general information:

No. 4 of 1847.

LIST OF RANK OF AN ASSISTANT SURGEON FOR BENGAL.

To rank from the date of the sailing from Gravesend of the Ship by which he proceeded, viz.

Haldane Stewart,	14 IN COUNCIL. Right Honorable the Governor General:	In whose Room.	To complete the Establishment. Ditto ditto. Ditto ditto. Ditto ditto. Ditto ditto. Ditto ditto.
To rank from the date of the transmission by the Overland Mail, of the para announcing their appointments and in the following order, viz Godfrey Wheeler, (abroad), Para via Southampton, 20th July. Tom Henry Toulmin, (abroad,) Marsetiles, 24th July. To rank from the date of the sailing from	HE PRESIDENT OF THE COUNCIL OF INDIA IN COUNCIL. LIMM, 51H NOMEMBER, 1847. ed Corps of the Native Aimy, with the sarction of the Right Honorable the	From what Date.	Ath September 1847. Ditto ditto, Ditto ditto, Ditto ditto, Ditto ditto, Ditto ditto, Ditto ditto,
Gravesend of the Ships by which they proceeded, and in the following order, viz. Frederick William Graham,		To what Rank Promoted.	Jemadar, Ditto, Ditto, Ditto, Ditto, Ditto,
George Kempland	GENERAL ORDFRS BY THE HONORABLE T tort Will 885 of 1847.—The following Promotions are made in the underweitin	Rank and Names.	Havildar Kabool Sing. Havildar Bootah Sing. Havildar Hvat Khan. Havildar Khan Sing. Havildar Heera Sing,
January 1848, vide List of Rank No. 4 of 1847. (Sd) Philip Melvill, Secy. Mily. Dept. Military Department, East India House, 15th Sept. 1847. (True Copy) (Sd.) Jas. C. Melvill, Secy. East India House; London, 18th Sept. 1847. W. M. N. Sturt, Major, Offg. Secy. to the Goot, of India, Mily. Dept.	GENERAL ORDFRS No. 335 of 1847.—The following Promotion	Corps.	3d Regiment Sheikh Local Infantry. Ditto ditto, Ditto ditto, Ditto ditto, Ditto ditto, Ditto ditto, Ditto ditto,

W. M. N SIURT, Major, Ciffy New, to the Gort of India, Wily. D. m.

No. 336 of 1847.—Ensign George Babington Pearson, of the 44th Regiment Native Infantry, is permitted to proceed to Penang and Singapore, on Medical Certificate, and to be absent from Bengal on that account for six months.

W. M. N. STURT, Major, Offg. Secy. to the Gont. of India, Mily. Dept.

NOTICE.—The General Treasury will be closed on Monday the 8th and Tuesday the 9th proximo, on account of the Hindoo Holidays, Kaleeka Poojah and Bhratesdeteah.

General Treasury, the 29th October, 1847.

NOTICE.—The General Treasury will be closed on Monday the 15th, Tuesday the 16th, and Wednesday the 17th instant, on account of the Hindoo Holidays, Kartick and Juggutdhatree Poojahs.

G. Udny, Sub-Treasurer.

General Treasury, the 5th November, 1847.

EDUCATION NOTICE.—The next Meeting of the Committee appointed for the Examination of Candidates for promotion and employment in the Education Department, will be held in the Hindu College on Saturday, the 20th of November, at 10 A. M

Detailed particulars of the nature and extent of the examination, the number of Vacancies in the Department, &c. &c., will be afforded by the Secretary to the Council of Education, to all Candidates on personal application.

(By order,)

FRED. J. MOUAT, M. D.,

Secy. Council of Education.

Fort William, October 28th, 1847.

GENERAL POST OFFICE NOTIFICATION.

Export Overland Mail via Bombay.

THE Government of Bombay having appointed the 1st of the ensuing month of December for the departure of the next Steamer therefrom, with a Mail for Suez—Notice accordingly is hereby given, for general information, that the latest safe date, for the transmission of letters and papers

from Calcutta, which may be intended for conveyance by that opportunity, will be Friday, the 19th instant, and that the first set of the Overland Packets will be closed at, and despatched from this Office on Wednesday, the 17th idem.

Fort William, Genl. Post Office, the 1st November, 1847.

Hon'ble Company's Pilot Vessel "Salween."
NOTICE.—The Packet for Van Dieman's Land for transmission by the Hon'ble Company's Pilot Vessel "Salween" will be closed at this Office on Thursday next, the 11th Instant.

J. R. BURLTON BENNETT,

Dy. Post Muster General, in charge.

Calcutta, General Post Office, The 5th November, 1847.

Pre-Payment of Indian (Inland and Ship) Postage on Covers forwarded to Hung Kong.

NOTICE is hereby given, that in conformity to the instructions of Her Majesty's Post Master General, no Letter or Newspaper will, in future, be received at this Office for transmission to Hong Kong, unless the entire amount of Indian (Inland and Ship) Postage due for the conveyance of the same to its ulterior destination, shall be previously paid by the Sender at the time of posting at the Despatching Office.

It is to be distinctly understood that this rule does not apply to the description of covers forwarded by the Peninsular and Oriental Company's Contract Steamers, as on them, the prescribed British Packet rate of Postage is charged.

Calcutta, Genl. Post Office, the 4th Sept. 1846.

NOTICE is hereby given, that under Orders of Government (except during the hours and for the purposes specified below,) the General Post Office will be henceforth strictly closed on Sundays.

From 6 A. M. to 10 A. M., for the sorting and distribution of Letters.

From 4 to 6 P. M., for the receipt and despatch of Ditto.

W. TAYLER, Post Master Genl.

Calcutta, General Post Office, 2d October, 1846.

Names of Vessels.	Agents.	Intended Depar- ture.	For what Port.	Touching at.	Remarks.
		re-major and N. Helsen. approach, the read Miller			
Steamer,		Bombay 1st Decr. latest date for Let- ters from Calcutta 19th November,	yia Suez.		
Edmondsbury, Arratoon Apcar,	Colville, Gilmore & Co., Apear and Co.,	5th November, 7th ditto,		(Mades Carles	

In a day or two,...

Packets for the reception of Letters by the following Ships are open at this Office.

Steamer Precursor,...

Sarab Crisp,......

Robert Small,

Robinson, Balfour & Co., 10th ditto,

Steamer Fire Queen, Capt. J. H. Johnston,...

J. J. Sim,

15th ditto,

15th ditto,

Clarissa,

J. J. Sim, Smith, Cowell & Co.,... 5th November, ... London.
7th ditto, Singapore.
8th ditto, Suez,
10th ditto, Penang & Singapo

Penang & Singapore.
London,
Moulmein.
Hobart Town and
Sydney.
Mauritius.

Madras, Ceylon and Aden.

Madras and

Madras and Cape.

J. R. B. Bennett, Deputy Post Master General.

NOTICE.—With reference to the London Post Master General's Notification regarding the rates of postage to be charged upon Letters received from Bombay by the Government Express, which was published with a notice from this Office of vesterday's date, the following Letter since received from the Post Master General of Bombay on the subject, is also published for general information.

W. TAYLER,
Post Master General.

Fort William, Genl. Post Office, The 24th July, 1847.

No. 966 of 1847,

General Department

To W. TAYLER, Esquire,

Post Master General, Calcutta.

Sir,—Adverting to my Letter, dated the 2d instant, I have the honor to suggest for your consideration, whether it would not be advisable to publish a Notice in the Calcutta Papers, intimating to the public generally, especially the Mercantile Community, that, if they desire their Overland Letters, to be forwarded on by the Government Overland Express, they should request their Correspondents to mark "per Express," and to keep within the limited weight of two tolas; and that, meanwhile, until the system becomes generally known, they ought to advise me, whether they wish any of their Letters, not so marked, to be sent on from Bombay by the Express.

2d—By the last Express I dispatched as usual a number of Overland Letters, not especially marked, because, had I not done so, great disappointment would have been experienced by parties in Calcutta; but I intend to discontinue the practice, after a sufficient time has elapsed to admit of the public becoming aware of the privilege conceded by the Notification of May issued by the London General Post Office, and to dispatch by he Overland Express those Letters only which are so marked.

3d—The public ought moreover to be most especially warned not to mark "per Express" on letters exceeding two tolas in weight, because such letters cannot be so dispatched. They will invariably be detained (is was the case on the arrival of the last Mail,) for transmission by the post regular dawk, dispatched after the Express.

4th.—I shall feel much obliged by your favoring me with a list of "Newspaper Offices" in Calcutta, and by your informing the parties connected therewith that not more than two papers (whether sent out from England marked "per Express," or posted in Bombay to go by Express) will, in future, be forwarded by the Government Express. Some of the Newspaper Offices have as many as six Overland Papers marked "per Express," but, as they cannot be so forwarded, it is useless to have them so marked.

5th.—The new rule limits the weight of a Newspaper to 3 tolus, but, if that were acted up to, the Newspaper Offices would be deprived altogether of the privilege conceded by the Notification of May last, as an Overland Paper invariably weighs more than 3 and generally very nearly 6 tolus. I have therefore determined to send two Overland Papers to each Office, without reference to that limit, and shall continue the practice until

I receive orders to the contrary from Government or the Home Authorities.

I have, &c.

(Sd.) A. W. RAVENSCROFT,

Post Master General.

Bombay, Genl. Post Office, } 12th July, 1847.

(True Copy,)

W. TAYLER,

Post Master General

NOTICE.—The following Notice of the Post Master General of London, received through the Post Master General of Bombay, is published for general information.

W. TAYLER, Post Master Genl.

Calcutto, Genl. Post Office, the 23d July, 1847.

GENERAL POST OFFICE, MAY 1847.

The Post Master General having been informed by the Court of Directors of the East India Company, that on and after the 1st June next, persons in this Country may forward private correspondence by the Government Express from Bombay to Calcutta and Madras, all persons desirous of availing themselves of this privilege, will be required to mark upon the covers of their letters the words "By Express from Bombay," and in addition to this special address, it will be necessary, that all letters intended to be forwarded by the way of Southampton, should be so endorsed as hitherto, the postage to be charged in India in the delivery of letters sent by this Express will be in addition to the ordinary Inland rates.

One Rupee for every letter not exceeding half

a tola in weight

Two Rupees for every letter above half a tola,

but not exceeding one tola in weight.

Four Rupees for every letter above one tola, but not exceeding two tolas in weight, two tolas being the maximum weight of letters to be conveyed by Express

On Newspapers, each Newspaper Office in Calcutta and Madras, will be allowed to receive two Newspapers at the ordinary rates of Inland postage, on all other New-papers forwarded by Express a postage of five Rupees each will be charged, and no Newspaper will be received for the Express exceeding three tolas in weight.

N. B. One tola and a quarter is nearly equi-

valent to half an ounce avoirdupoise.

(True Copy,)

(Signed) W. ESCOMBE, Secy. to Govt.

(True Copy,)

(Signed) A. W. RAVENSCROFT,

Post Master General.

(True Copy,)

W. TAYLER, Post Master General.

NOTICE is hereby given, that pursuant to the instructions of Her Majesty's Post Master General, all Letters posted or received at this Office, for transmission to Europe by the Overland Mails, (whether direct or via Bombay,) it not etherwise specially superscribed, will be sent by way of Marseilles.

W. TAYLER, Post Muster Gent, Calcutta, Genl. Post Office, the 7th Sept. 1845,

CUSTOMS.

LIST OF PACKAGES LYING UNCLAIMED AT THIS OFFICE.

184			
Feb.	2.	I Case, Mrs. Dawson,	Driver D
,,	11.	Ditto, Col. Bolton, 31 Regt.,	Prince Regent Windsor
22	13.	25 Dino, maked J E C.	Achilles
>>	16.	1 Box, M. Cotton,	1C 1
May	5.	1 Case, Capt. Bowerbank,	M()
June	17.	1 Box, Asst. Surgeon L. C. Stewart, 39 Regt.,	Sylph
99	-,,	1 Ditto, marked F in diamond,	Ditto
"	,,	1 Ditto, ditto W H A,	Dute
July	4.	4 Parcel, ditto J K in triangle,	Gloncester
**	8.	1 Case, Shaik Abdool Rozeb,	Enterprise
Aug.	20.	4 Ditto, Captn. Campbell, 42 L. Infantry, care Hyde Gardiner,	Scindian
Oct.	4.	1 Ditto, marked P in diamond.	Sugges
**	12.	1 Ditto, Lt. Coll. Reignolds, 18 Regt. Foot,	Diana
**	14.	I Tin Koll, Abrahim Sally Patriel,	Sylph
Dec.	4.	2 Packages, O. M. Glubb, care Cockerell and Co.,	Alfred
27	9.	1 Case, Col. Penny,	Agincourt
22	_ 11.	1 Ditto, marked L T F,	Mohomed Shaw
184	. 1		
any.	1.	1 Ditto, ditto C B,	Marlborough
**	5.	1 Parcel, dispatches,	Flora Kerr.
pril	22.	1 Box, marked E A A in diamond,	Dorothia
lay	11.	1 Case, Messrs. Smith, Stanistreet,	Kelpee
une	1.	2 Ditto, Comdg. Officer, 14 Dragoons,	John Dalton
>>		1 Ditto, ditto 18 foot,	Ditto
,,	25.	1 Ditto, marked M C in diamond,	Breadalbane
,,	,,	1 Ditto, H. Walpole,	John Dalton
uly	3.	1 Parcel, G. Graseman,	Enterprize

W. BRACKEN.

Calcutta, 5th November 1847.

Collr. of Govt. Customs.

The Collector has no objection to pass Packages, which are intended for private use, and not for Sale unopened—provided that at the time they are applied for, satisfactory proof of their contents in the shape of Invoices, Bills, of Letters of Advice are produced. In the absence of these documents, owners should depute a person to be present at the opening of their Packages.

The Collector has nothing to do with the landing of Packages from Ships, nor with forwarding them to their owners

or destinations.

PASSAGE AND FREIGHT FOR PRIVATE STORES TO ARRACAN AND MOULVEIN.



The H. C. Steamer "Fire Queen" will be despatched to Moulmein via Akyab and Khyouk Phyoo, on Wednesday next, the 10th instant at 6-30 A.M.

Applications for Passage and Freight of private Stores for Servants of Government, resident in Arracan or the Tenasserim Provinces, to be made at the Government Steam Boat Office on or before the 4th idem.

By order of the Superintendent of Marine,

JAS SUTHERLAND, Secy. to the Supt. of Marine.

Fort William, Marine Suptdt.'s Office, }
The 1st November, 1847.

PASSAGE AND TONNAGE TO DACCA AND GOWAHATTY IN ASSAM.



An Accommodation Boat in tow of a Steamer, will be despatched to Dacca and Gowahatty in Assam, on Saturday the 13th instant.

Applications for Passage and Freight to be made at the Office of the Controller of Government Steam Vessels.

By order of the Superintendent of Marine,

J. WOODLEY, Clerk of the Govt. Boat Office.

Steam Department, the 2d November, 1847.

NOTIFICATION.

Fort William, the 27th September, 1847.

OPIUM.—Notice is hereby given, that on Monday, the 29th November, 1847, at the hour of Eleven o'Clock in the forenoon, will be put up to Sale at the Exchange Rooms, at Calcutts, and sold by Public Auction, for Exportation by Sea, the undermentioned quantity of Opium, the provision of 1846-47, subject to the following Conditions, viz.

Produce of Behar Agency, Chesta 1,830
Ditto of Benares ditto,, 780

Total Chests,... 2,610

CONDITIONS OF SALE

1st.—The Opium will be sold for Exportation by Sea only, and no Certificate will be granted except to cover such Export.

2d—The Opium will be ordinarily offered for Sale at an upset price of Rupees 400 per Chest, and sold to the highest bidder above that price; except under the circumstances for which provision is made by Clause 12th of the Conditions of Sale.

3d.—The Sale shall commence at the hour of 11 A M., and shall not be continued after the hour of 5 P. M; but if at that hour any of the lots advertized for Sale shall remain unsold, the Sale may at the discretion of the Board of Customs, Salt and Opium, be resumed on the next day following (not being Sunday or a public Holiday) at the hour

of 11 A. M., and so on until the whole of the remaining lots are disposed of; or, if the quantity of 2,610 Chests shall not be sold on the day advertized, the Board may dispose of the Lots which remain on hand at a future Sale.

4th.—Each Lot to contain Five Chests.

5th.-A deposit in a Promissory Note for 25 per Cent. even money of the amount for which each lot is knocked down, shall be made by the purchaser in the Sale Room, and before the lot is Registered in the Sale Book, and all such Promissory Notes shall be redeemed on the part of the Purchasers at this Office, by Sub-Treasurer's Receipts, or by substitution of other Public Securities of the Bengal Government, on or before 4 o'Clock of the afternoon of Wednesday, the 1st December 1847; or on the other hand, failing such redemption by the time aforesaid, then the lot or lots for which no Sub-Treasurer's Receipts, or deposit of other Public Securities as aforesaid, shall have been delivered in, shall be re-sold at such time or times, and under such conditions of re-sale as the Board of Customs, Salt and Opium, shall see fit, and all loss and expences whatsoever attending such re-sale, shall be borne and paid by the defaulters, whilst any profit ac-cruing from such re-sale shall be forfeited to Government.

6th.—The Promissory Notes taken on the day of Sale, under the last mentioned Condition, if remaining unredeemed on the said 1st December 1847, will be placed in the hands of the Attorney to the Hon'ble Company for realization in such manner as to him shall seem fit.

7th.—No Tender of Money, Sub-Treasurer's Receipts or Public Securities, on account of Opium, upon which the prescribed deposit may not have been made before 4 e'Clock of the 1st December, will be afterwards accepted.

8th.-The Opium now advertised for Sale shall be paid for within fifteen clear days from the day of Sale, that is to say, no Treasury Receipt will be accepted in payment after 4 P. M. of Tuesday the 14th December 1847, and in case any lots of such Opium shall not be so paid for, and adjusted, then the cash deposit of 25 per Cent. even money of the amount for which each lot is knocked down, or any Public Securities that may have been deposited on account of such lots or chests, shall be forfeited, and the Opium be disposed of on account of Government at such time and in such manner as the Board of Customs, Salt and Opium, shall think fit, and the first Purchaser shall further be required to make good any loss or difference of price between that obtained at the re-sale, and the amount at which the Opium was first purchased, forfeiting all advantages that may arise from such re-sale.

9th—Purchasers taking out Certificates or Orders for the delivery of Opium, after making full payment as above prescribed, shall have the option of naming the number of lots of their purchase, which they may desire to be included in each Certificate or Order, and it is to be clearly understood, that the Certificates or Orders so taken out shall be considered final and not afterwards changeable for other Certificates or Orders authorizing the delivery of single lots, or of a different number of lots or chests, whether more or less than the number of lots or chests originally required to be included in each Certificate or Order.

16th.—No Sub-Tressurer's Receipts, or Deposit of Public Securities, under the fifth of the present Conditions, will be received in this Office, except from the party recorded as the Purchaser in the Sale Book, or his authorized Agent. The receipt for deposit of Public Securities will be granted only in the name of such Purchaser, and the Securities so deposited will be returned when clearance has been made by the said Purchaser or his order.

11th.—The Officer Superintending the Sale on the part of the Board of Customs, Salt and Opium, is empowered to reject at his discretion the bid of any individual, unless such individual shall, on demand, tender at the time, a deposit either in Bank of Bengal Notes, Sub-Treasurer's Receipts, or other Government Securities, equal to 25 per Cent. even money of the amount so bid.

12th.—With a view to prevent fictitious biddings designed to obstruct the Sale, it is hereby notified. that the Officer of Government Superintending the Sale, shall be competent at any time during the Sale to withdraw any unsold lot, and immediately to put it up again for Sale at a maximum upset price, diminishing the same gradually until a bid is obtained, and the first bona fide bidder for a lot, after it has been offered for Sale in the mode here described, shall be held and declared to be the Purchaser of the said lot, and the Officer of Government Superintending the Sale shall also be competent to dispose in the same manner of as many of the subsequent lots as he may think proper; provided always, that no lot shall be sold below the minimum price of 400 Rupees, specified in the 2d Clause of these Conditions.

13th.—The Purchaser of any lot shall have the option of naming and purchasing in immediate succession any number of lots of the same Agency Opium to the extent of twenty-five lots, and for the lots so purchased, the Purchaser shall deposit for each lot 25 per Cent. even money of the amount bid by him for the first lot, and pay the same price per chest as that for which he purchased his first lot; provided always, that there remain a sufficient number of lots of that Opium to complete the said twenty-five, but not otherwise.

14th.—In the event of any dispute or difference touching or concerning any matter or question arising out of the Sale of the Opium included in this Notification, or adjustment of the account thereof, the same shall and may be tried and decided in the Supreme Court of Judicature at Fort William in Bengal, and all and every Plea and Pleas to the jurisdiction of the said Supreme Court shall be waived.

15th.—The following Papers, together with samples of the Opium for Sale, will be exhibited for inspection on the day of Sale, or may be seen previously to that date, by application at the Office of the Secretary to the Board of Customs, Salt and Opium.

No. 1—Certificate of the Opium now advertized for Sale.

No. 2—Report of the Examination of such Opium.

16th.—The Public are hereby informed, that in providing the investment of the Beliar and Benares Opium for the years 1846-47, the same precautions have been taken as those which have been observed during past years, to have the Drug procured and sent dewn in a pure state, to have only the prescribed quantity of leaves used in forming the cakes, and to have the due proportion of Opium put into each cake. An account of the weight of the Drug when pasted at Benar and

Benares, and a statement of the average weight of the chests indiscriminately taken for the purpose of comparison from the dispatches on arrival at Calcutta, may be seen on application at the Office of the Secretary to the Board of Customs, Salt and Opium, and further that four chests of Behar and Benares Opium, which have been reserved from the provision of the two preceding years, will be also shewn to the Purchasers on the day of Sale, to enable them to judge of the state of preservation in which the Drug has kept.

17th.—Any further information respecting weight or quality of the Opium advertised for sale, that may be desired by parties connected with the Trade will, as heretofore, be furnished to them on application at the Office of the Board of Customs, Salt and Opium; but in accordance with established usage, under no circumstances will the Board entertain or recognize any claim to compensation for loss from any alleged deficiency of weight, abstraction of Opium, or adulteration of the drug which may be preferred in reference to chests after the sale and delivery of the Opium for shipment.

18th.—The Public are hereby informed, that in addition to the quantity above mentioned, the following quantities more or less of Behar and Benares Opium of 1846-47, will be brought to sale in the present season on or about the dates specified below:

	Behar, about Chests	Benares, about Chests	Total, about Chests
On or about Monday, the } 27th December 1847,	1830	780	2610
On or ab ut Monday, the a	1830	780	2610
On or about Monday, the	1830	780	2610
On or about Monday, the a	1870	780	2610
On or about Monday, the	1830	780	2610
On or about Monday, the	1830	780	2610
On or about Monday, the d	1830	780	2610
On or about Monday, the ?	1830	780	2610
On or about Monday, the	1830	780	2610
7th August 1848, } On or about Monday, the }	1830	780	2610
4th September 1848, On or about Monday, the 2d October 1848,	1881	774	2605
Total,	20131	8574	28705

19th.—It is hereby further notified, that under the 6th Article of the convention between Great Britain and France, dated the 7th March 1815, quoted below, the Agents in India of His Majesty the King of the French, or persons duly appointed by them, are entitled to demand that, out of the quantities of Behar and Benares Opium declared as above for sale at the Twelve Sales, in the months of November and December 1847, and January, February, March, April, May, June, July, August, September and October 1848, there shall be delivered to them at the average of the particular Sale or Sales to which the Opium so applied for may belong, a quantity not exceeding in the aggregate 300 Chests, and the Agents of the French Government must make requisition for the whole of the Opium required by them during the season within 30 days after the publication of this advertisement, specifying the particular Sale or Sales from which the quantity of Opium is intended to

be taken. If the Agents of the French Government shall not make the requisition for Opium within the time above-mentioned the entire quantity of about 31,315 Chests of Behar and Benares as above estimated will be brought to Sale in the usual manner, and if they shall make application for a quantity of Opium to be delivered to them out of the quantity advertized for Sale at each or any of the Twelve Sales above-mentioned, but shall not pay for it within the prescribed period of payment, the Deputy Governor of Bengal reserves to himself the right of disposing of the Opium which the French Authorities may so fail to pay for either by increasing the quantity reserved at the Sale next ensuing the date of payment, or by selling it at a Sale to be held expressly for the purpose.

"Art. 6th .- With regard to the Trade in "Opium it is agreed be-Article of the Convention "tween the high contractabove referred to. "ing parties that at each " of the periodical Sales of that Article there shall "be reserved for the French Government, and " delivered upon requisition duly made by the " Agents of His Most Christain Majesty or by the "persons duly appointed by them, the number of " (hests so applied for, provided that such supply " shall not exceed three hundred Chests in each year, and the price for the same shall be deter-" mined by the average rate at which Opium shall " have been sold at every such periodical Sale, it "being understood that if the quantity of Opium applied for at any one time shall not be taken " on account of the French Government by the "Agents of His Most Christian Majesty within the usual period of delivery the quantity so applied for shall nevertheless be considered as "so much in reduction of the three hundred " Chests herein before-mentioned; the requisitions " for Opium as aforesaid are to be addressed to " the Governor General at Calcutta, within thirty "days after notice of the intended Sales shall " have been published in the Government Gazette."

By order of the Board of Customs, Salt and Opium,

CECIL BEADON, Offg. Secy.

GENERAL TREASURY NOTICE.—The Public are hereby informed, that the Sub-Treasurer will negotiate Bills, not less than Co.'s Rs. 1000 each, upon the undermentioned Provincial Treasuries, at the rate cited, to the extent of the surplus available at each Treasury:

Deputy Collector Bograh,	At par & three days sight.
Ditto Purneah,Ditto Rungpore,	
Ditto reaughors,	•

R. WALKER,

Accountant to the Govt. of Bengal.

Fort William, Accountant's Office, The 30th October, 1847.

KHETTERCHUND DUTT.

of Sonahgachy, in Calcutta, sometime a Writer and Broker, a prisoner for debt in the Gaol of Calcutta, will be heard on Saturday, the 4th day of December next, at the hour of 11 o'Clock in the forenoon.

Office of Examiner, 2d November, 1847. Messrs. Paul and Smelt, Atties.

THE matters of the Petition and Schedule (the same having been filed in Court) of

FRANCIS CHARLES PALMIR,

of Pikeparra, in the Twenty four Pergunnaha, a Government Pensioner, a prisoner for debt in the Gaol of Calcutta, will be heard on Saturday, the 11th day of December next, at the hour of 11 o'Clock in the forenoon.

" No Creditor will be allowed at the Hearing " to oppose the discharge of a prisoner, unless he shall " have given notice to the Chief Clerk three clear days before the day of Hearing."

In the matter of Francis Sandford Ochme, of Circular Road, in Calcutta, Writing Clerk in the Office of the Indian Law Commissioners, an Insol- is appointed for Hear-

On Tuesday, the 2d day of November, It was Ordered, that Saturday, the 11th day of December next vent.

Jing, in this matter and that the said Insolvent do then attend.

Mr. Panisan Att

Mr. Panioty, Atty.

In the matter of Shaik On Wednesday, the Kurreem Bux, of Colloo- 3d day of November, tollah, in Calcutta, Persian instant, It was Order-Mohurrer, an Insolvent, ed, that Saturday, the 4th day of December next is appointed for hearing in this matter, and that the said Insolvent do then attend.

"Any Creditor or other person interested, " who may intend to establish or oppose any claim upon the Estates of the said Insolvents, may attend " and be heard, having given notice to the Chief "Clerk, three clear days before the day of Hearing." Mr. R. Graham, Atty.

In the matter of Hurrydoss Mullick, of Coberdangah, in Calcutta, Inhabitant, an Insolvent.

In the matter of John Pinto Biale, of Joratollah Street, in Calcutta, Master Mariner, an Insolvent.

In the matter of William Richard Robertson, of Chandney Choke Lane, in Calcutta, Writing Clerk in the Board of Customs, an Insolvent.

In the matter of Khetterchunder Dutt, of Sonagachy, in Calcutta, sometime a Writer and Broker, an Insolvent.

In the matter of Thomas Frederick Henley, of Barnagore, sometime trading in Calcutta, under the Firm of Henley and Dowson, and subsequently under the Firm of Henley and Company, an Insolvent

Office of Examiner, 6th November, 1847.

Estates nder Orders of Court Assignments of the Esta Effects of these Insolvents have been made Esquire. Robert O'Dowda, Inder Orders

NOTICE is hereby given, under Section V. Act. I. of 1845, that the undermentioned Estates, in Zillah Nuddea. will be put up to public and unreserved Sale at the Collector's Office for the Arrears of Revenua and otner Demands, which by the Regulations and Acts in force 'n of that District, on Monday, the 29th November 1847, or 14th Uggrown 1254 B. directed to be realized in the same manner as Arrears of Revenue due

Mumber Class.	Class of Mehal.	No. of Mehal in the District Rent Roll or Register.	Name of Mehal.	Recorded Proprietor.	Sudder Jumma. Balance due.	Balance due.	Remarks.
-	Permanently settled	0	Callubas.	Mohuraja Sreeschunder Roy,	1500 8 0	1238 8 6	
2	Ditto,		Doodsur,	Ditto	3063 1 2	1310 8 24	

D. MONEY, Collector.

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Nudden Collector's Office, the 2d November, 1847.

NOTICE is hereby given, that the Pottah of Chuck Chillee, situated within the limits of the Soonderbuns, the bona fide property of Government, will be put up for public sale at Noon of Thursday the 11th November 1847, corresponding with 26th Kartick 1254 B. S. The individual who will bid for the Pottah above the others and will immediately pay to the Soonderbuns Commissioner the full amount of his purchase money, the Pottah will be drawn up in his name, and will be made over to him with the confirmation of Government, and the said individual will become the grantee of the said Chuck in every respect, and he will be subject to the conditions of the Pottah. It is further notified that the intending purchasers wishing to see or be informed of the conditions of the Pottah, the present state of the Chuck, Map, &c. can see and be informed with its particulars on their personal attendance or through an Agent at the Office, and which will be moreover proclaimed at the time of sale.

اوماکنت سیس Commissioner.

Sounderbuns Commissioner's Office, Allipore, the 25th October 1847.

Report shewing the smallest depth of Water in the Bhaugiruttee, Jetlinghee and Matabangah Rivers, on the 31st October 1847.

Names of Rivers.	Smallest depth	of water.	Where Shallowest.
Bhaugirutte River.	feet	ins.	
At its old entrance,	4 6 22 19 6 6 7 13 9 15	6 0 0 0 0 0 0 0 3	At Haddynugghur. "Annundnugghur. "Sauspore. "Amaneegunge. "Koomarpore. "Kobeerajepore.
Jellinghee River.			
At its entrance, From thence to Bausemarree, From Bausemarree to Tecah-	7 13	6	Below Jellinghee.
From Teeahkattah to Sona-	14	0	At Gopalpore.
And from Sonatuliah to Mois-	16	0	" Kalleenugghur.
gunge,	16	0	"Kantaltullah.
Matubangah River.			
At its entrance,	7 9 13	6 6 0	At Haut Boleah.
engunge,	16	0	"Gobindpore.
Seebpore,	17	0	"Kishengunge.

Height of water on Gauge at Berhampore on the 31st October 1847, + 14 feet 5 inches.

Wu. M. N. Smyth, Capt. Engrs.
Supdt. Nuddeah Rivers.

Barrackpore, 5th November, 1847.

BANK OF BENGAL RATES.

DISCOUNT.

Private Bills and Notes at or within 3 months,	10 p	er (Cent.
Government Acceptances do.,	6	"	**
INTEREST CHARGED			
On Fixed Loans, not exceeding 3 months, on Deposit of Company's Paper,	8	53	,,
On Deposit of Metals and Indigo	9	99	,,
On Deposit of other Goods,	10	**	
On Accounts of Credit, not exceed-		"	7.
ing 3 months, on Deposit of Com- pany's Paper,	81	59	11
On Deposit of Metals and Indigo,	91		
On Deposit of other Goods,	101		"
On Deposit of other Goods,	103	"	**
CHARLES	Hoge	₹,	
Sery. &	Tr	easi	irer.
Bank of Bengal, Calcutta,			

28th October, 1847.

NOTICE.—That by an Order made on the 2d day of November, instant, by the Court for the Relief of Insolvent Debtors at Calcutta, the matters of the Petition and Schedule of Francis Sandford Ochme, of Circular Road, in the Town of Calcutta, late an Assistant in the Office of the Indian Law Commissioners, are appointed to be heard on Saturday, the Eleventh day of December next.

The names of the Creditors of the said Francis Sandford Ochme appear in the Schedule, filed by him in the Office of the Chief Clerk of the said Court, to which any Creditor may refer.

E. Panioty, Insolvent's Attorney. Calcutta, 2d November, 1847.

Sheriff's Sale, Calcutta, 6th November, 1847.

NOTICE is hereby given, that on Thursday, the Twenty-fifth day of November, instant, precisely at the hour of 12 o'clock at noon, the Sheriff of Calcutta will put up to public Sale, at the Lower Verandah of the Court House, near the entrance into the Sheriff's Office, by Virtue of a Writ of Fieri Facias in his hands against the Effects of

Dougald McDougall,—

The Right, Title, and Interest of the said Dougald McDougall, of, in, and to all that Talook or Grant, No. 79, of Captain Hodge's Map of the Soonderbuns, Neiz Oochuldah, containing, by estimation, Eleven Thousand and Seven Hundred Biggabs of Land, more or less, situate, lying, and being at a place commonly called Soonderbuns, in Pergunnah Balandah, and in the Zillah of Baraset, together with a Three-storied Brick-built Messuage, Tenement, or Dwelling House, with a piece or parcel of Land thereunto belonging, containing, by estimation, Ten Cottahs, more or less, and butted and bounded as follows: (that is to say,) on the West by a Road, on the East, North and South by Lands.

And also, the Right, Title, and Interest of the said Dougald McDougall, of, in, and to another Talook or Grant, No. 172, of Captain Hodge's Map of the Soonderbuns, Neiz Collinsay, situate, lying, and being in Pergunnah Jessore, and in the Zillah aforesaid, containing, by estimation, Twenty-five Thousand Biggahs of Land, more or less.

The Conditions of Sale may be known by applying at the Sheriff's Office.

ADAM FREER SMITH, Sheriff.

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GOVERNMENT BOOK AGENCY.

EDUCATION NOTICE.—Under the sanction of Government and with a view to extend the benefit of Education as widely as can be accomplished by such means, the Book Agent is authorized to sell at Cost Price, with a small additional per centage to cover the interest of outlay, all works of which complete editions are purchased by, or published under the authority of the Government, to public and private Schools without distinction.

Th	e following we	orks are at p	resent in store	e at the Bo	ok Agen	cy for sale	:			
No. of C		•						Price	e per (Conu
		Selections,	in 1 vol. full b	ound,		• • • • • • • • • • • • •	******		· 0	ó"
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			ngland, 3 vols						8	0
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8	Ditto	19	ditto,	vol. II.					6	6
8	Ditto		ditto,	vol. 111.					B	0
8	Edmburgh C	abmet Libra	ry,	*** ** *** ***				3	0	0
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					EDED	I MOII	AT MI	'		

FRED. J. MOUAT, M. D.,

Govt. Book Agency, 24th September, 1847.

Book Agent.

LOST on the Road between the City of Ajmere and Cantonment of Nusseerabad, on the 10th September last, two Government Notes of the New 5 per Cent. Loan, No. 15819, for Co.'s Rs. 3000, and No. 16460, for Co.'s Rs. 2000, both in favor of Lieut.-Colonel C. Griffiths, 37th Regiment N. I. A reward of Co.'s Rs. 200 will be given to the finder on handing them over to the owner at Hosheyarpore, or to Messrs. Lyall, Matheson and Co., Calcutta.

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JOHN McQUEEN, Secy. M. O. S.

Kidderpore, 1st November, 1847.

THE New Form of "KINDRED ROLL RETURN," for Native Regiments, as directed to be used in future, under General Orders May 13, 1847, may be had on application to the *Military Orphan Press, Calcutta*, at Rupees 6-4 (Six Rupees Four Annas) per 100 copies.

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SECOND EDITION, 1847.

W. RIDSDALE, Supt.



SUPPLEMENT TO

The Calcutta Gazette.

Published by Authority.

3 P. M.—SATURDAY, NOVEMBER 6, 1847.—8 P. M.

Fost William, Home Department, Legislative, the 6th November 1847.

The following Extract from the proceedings of the Hon'ble the President of the Council of India in Council, in the Legislative branch of the Home Department, under date the 6th November 1847, is published for general information:

Read a second time the Draft of a proposed Act dated the 31st October 1846, and published in the Calcutta Gazette of the 7th November 1846, to enable the Commissioners who may be appointed under Act —— to purchase real or personal property for the improvement of the Town of Calcutta.

Resolution.—The Hon'ble the President in Council resolves that the following amended Draft on the subject be published for general information:

ACT No. --- OF 1847.

To enable the Commissioners who may be appointed under Act XVI. of 1847 to purchase and hold real or personal property for the improvement of the Town of Calcutta.

Whereas by Act XVI. of 1847, entitled an Act for constituting Commissioners for the Improvement of the Town of Calcutta, partly by appointment of the Government and partly by election of the Rate-payers, provision was made for the appointment and election of such Commissioners, or in default of election, for the appointment of the whole of such Commissioners.

And whereas it is expedient, that provision should be made to enable such Commissioners to purchase and hold real or personal property for the purposes aforesaid in manner hereinafter mentioned.

And whereas it is probable that benevolent and public spirited individuals, with the view of contributing to the improvement and adornment of the said Town may be desirous of settling real or personal property by Deed or Will upon such Commissioners:

I. It is therefore enacted, that the said Commissioners shall be Trustees for and on behalf of the Government of Fort William in Bengal, and of the inhabitants of Calcutta, and shall sue and be sued at Law and in Equity in Her Mujesty's Supreme Court of Judicature at Fort William by the name of the Commissioners for the improvement of the Town of Calcutta, and shall have a common sai, and shall have power to take, purchase and

hold lands, tenements, hereditaments, goods, chattels and other property, as such Trustees for the purposes aforesaid.

II. And it is enacted, that whenever it shall appear to the said Commissioners, or a majority of them, that it is necessary they should purchase any any houses, buildings or grounds for the purposes aforesaid, the said Commissioners shall represent the same to the Governor of Bengal, and if he shall consent thereto, but not otherwise, shall enter into treaties for the purchase of such houses, buildings or grounds with the owners thereof, and in case they shall not be able to come to agreement with such owners or the amount of compensation shall not be settled by arbitration as hereinafter provided, then the said Commissioners shall apply to the Sheriff of Calcutta to summon a Jury, and the said Sheriff shall forthwith summon a Jury in mauner heroinafter mentioned, to assess the price which the said Commissioners shall pay to the said werer or owners for the purchase of such houses, buildings and grounds with all appurtenances as aforesaid.

III. And whereas it is expedient to make provision for those cases in which the said Commissioners may be able to purchase lands, buildings or tenements by agreement, it is enacted, that it shall and may be lawful for the said Commissioners to agree with the owners of any lands, buildings or tenements by this Act authorized to be taken and which shall be required for the purposes of this Act, and with all parties having any estate or interest in such lands, buildings or tenements, or by this Act, or by any other authority or power enabled to sell and convey the same, for the absolute purchase of any such lands, buildings or tenements, or such parts thereof as they shall think proper, and of all estates and interests in such lands of what kind soever.

IV. And it is enacted, that it shall and may be lawful for all parties being seized, possessed of, or entitled to any such lands, buildings or tenements, or any estate or interest therein, to sell and convey or release the same to the said Commissioners and to enter into all necessary agreements for that purpose, and particularly it shall be lawful for all or any of the following parties so seized, possessed or entitled as aforesaid so to sell, convey or release (that is to say) all corporations, tenants in tail, or for life, married women, seized in their own right or entitled to dower, guardians, com-

mittees of lunatics and idiots, trustees or feofees in trust for charitable or other purposes, executors and administrators, and all parties for the time being entitled to the receipt of the rents and profits of any such lands in possession, or subject to any estate in dower, or to any lease for life or for lives, or for years, or any less interest, and the power so to sell and convey or release as aforesaid, may lawfully be exercised by all such parties not only on behalf of themselves and their respective Heirs, Executors, Administrators and Successors, but also for and on behalf of every person entitled in reversion, remainder or expectancy after them, or in defensance of the estates of such parties, and as to such married women whether they be of full age or not as if they were sole and of full age, and as to such guardians on behalf of their wards, and as to such committee on behalf of the lunatics and idiots of whom they are the committees respectively, and that to the same extent as such wives, wards, lunatics and idiots respectively could have exercised the same power under the authority of this Act if they had respectively been under no disability, and as to such Trustees, Executors and Administrators on behalf of their cestui-que trusts whether infants, issue unborn, lunatics, femes covert or other persons, and that to the same extent as such cestui-que trusts respectively could have exercised the same powers under the authority of this Act if they had respectively been under no disability.

V. And it is enacted, that the purchase money, consideration, or compensation to be paid or given for any lands, buildings or tenements to be purchased or taken from any party under any disability or incapacity, and not having any power to sell or convey such lands except under the provisions of this Act, and the compensation to be paid for any permanent damage or injury to any such lands, buildings or tenements, shall in all cases be determined by the verdict of a jury to be summoned as hereinafter provided.

VI. And it is enacted, that it shall be lewful for any person seized in fee or entitled absolutely for his own benefit to any lands, buildings or tenements authorized to be purchased for the purposes of this Act to sell and convey such lands, buildings or tenements, or any part thereof, unto the said Commissioners in consideration of an annual rent-charge payable by the said Commissioners, but except as aforesaid the consideration to be paid for the purchase of any such lands, buildings or tenements, or for any damage done thereto, shall be in a gross sum.

VII. And it is enacted, that the yearly rent reserved by any conveyance of lands, buildings or tenements purchased by the said Commissioners for the purposes of this Act shall be charged on the rates hereinafter authorized to be raised and levied, and shall be paid by the said Commissioners as such rents become payable, and if at any time any such rents be not paid within thirty days after they so become payable, and after demand thereof in writing, the person to whom any such rent shall be payable, may recover the same from the said Commissioners with costs of suit by action of debt in the said Supreme Court.

VIII. And it is enacted, that when the said Commissioners shall require to purchase or take any of the lands, buildings or tenements which by this Act they are authorized to purchase or take, they shall give notice thereof to all the parties interested in such lands, or to the parties enabled by this Act to sell and convey or release the same

or such of the said parties as shall after different inquiry be known to the said Commissioners, and by such notice shall demand from such parties the particulars of their estate and interest in such lands and of the claims made by them in respect thereof, and every such notice shall state the particulars of the lands so required, and that the said Commissioners are willing to treat for the parchase thereof, and as to the compensation to be made to all parties for the damage that may be sustained by them by reason of the execution of the works.

IX. And it is enacted, that all notices required to be served by the said Commissioners upon the parties interested in or entitled to sell any such lands, buildings or tenements shall either be served personally on such parties, or left at their last usual place of abode if any such can after diligent inquiry be found, and in case any such parties shall be absent from the said Town or cannot be found after diligent inquiry, such notices shall be left with the occupier of such lands, or if [there be no such occupier shall be affixed upon some conspicuous part of such lands.

And it is enacted, that if the party claiming compensation desire to have the same settled by arbitration, and signify such desire by notice in writing to the said Commissioners before they have issued their warrant to the Sheriff to summon a jury in respect of such lands under the provisions hereinafter contained, stating in such notice the nature of the interest in respect of which such party claims compensation, and the amount of the compensation so claimed the same shall be so settled by arbitration accordingly, but unless the party claiming compensation shall as aforesaid signify his desire to have the question of such compensasion settled by arbitration, or if when the matter shall have been referred to arbitration the arbitrators or the umpire shall for three months have failed to make their or his award, or if no final award shall be made, the question of such compensation shall be settled by the verdict of a jury as hereinafter provided.

XI. And it is enacted, that when any question of disputed compensation by this Act authorized or required to be settled by arbitration, shall have arisen then unless both parties shall concur in the appointment of a single arbitrator, each party on the request of the other party shall nominate and appoint an arbitrator to which two arbitrators such dispute shall be referred, and every appointment of an arbitrator shall be made on the part of the said Commissioners under the hands of two of the said Commissioners, or ef their Clerk duly authorized by such two Commissioners, and on the part of any other party under the hand of such party, or if such party be a corporation aggregate under the common seal of such corporation, and such appointment shall be delivered to the arbitrator or arbitrators, and shall be deemed a submission to arbitration on the prrt of the party by whom the same shall be made, and after any such appointment shall have been made neither party shall have power to revoke the same without the consent of the other, nor shall the death of either party operate as a revocation, and if after any such dispute shall have arisen and after a request in writing in which shall be stated the matter so required to be referred to arbitration, shall have been served by the one party on the other party to appoint an arbitrater, such last mentioned party fail within february after such service to appoint such arbitrator, then

and having himself appointed an arbitrator may appoint such arbitrator to act on behalf of both parties, and such arbitrator may proceed to hear and determine the matters which shall be in dispute, and in such case the award or determination of such single arbitrator shall be final.

XII. And it is enacted, that if before the matters so referred shall be determined, any arbitrator appointed by either party shall die or become incapable to act, the party by whom such arbitrator was appointed may nominate and appoint in writing some other person to act in his place, and if for the space of seven days after notice in writing from the other party for that purpose he shall fail to do so, the remaining or other arbitrator may proceed to hear and determine the matters which shall be in dispute, and every arbitrator who shall be so substituted as aforesaid shall have the same power and authorities as were vested in the former arbitrator at the time of such his death or disability aforesaid.

XIII. And it is enacted, that where more than one arbitrator shall have been appointed such arbitrators shall before they enter upon the matters referred to them, nominate and appoint by writing under their hands an umpire to decide on any such matters on which they shall defer, or which shall be referred to him under the provisions of this Act, and if such umpire shall die or become incapable to act, they shall forthwith after such death or incapacity appoint another umpire in his place, and the decision of every such umpire on the matters so referred to him shall be final.

XIV. And it is enacted, that if in either of the cases aforesaid the said arbitrators shall refuse, or shall for seven days after request of either party to such arbitration, neglect to appoint an umpire, any two of the Magistrates of Calcutta shall on the application of either party to such arbitration appoint an umpire, and the decision of such umpire on the matters on which the arbitrators shall differ or which shall be referred to him under this Act shall be final.

XV. And it is enacted, that when a single arbitrator shall have been appointed as hereinbefore provided, and such arbitrator shall die or become incapable to act before he shall have made his award, the matters referred to him shall be determined by arbitrators under the provisions of this Act in the same manner as if such arbitrator had not been appointed.

XVI. And it is enacted, that if where more than one arbitrator shall have been appointed either of the arbitrators refuse, or for seven days after the day of his appointment shall neglect to act, the other arbitrator may proceed to hear and determine the matters in dispute, and the decision of such other arbitrator shall be as effectual as if he had been the single arbitrator appointed by both parties.

XVII. And it is enacted, that if where more that one arbitrator shall have been appointed and where neither of them shall refuse or neglect to act an aforesaid, but such arbitrators shall fail to make their award within twenty-one days after the day on which the last of such arbitrators shall have been appointed, or within such extended time, (if any) as shall have been appointed for that purpose by both such arbitrators under their hands, the matters referred to them shall be determined by the umpire to be appointed as aforesaid.

XVIII. And it is enacted, that the said arbitrators or their umpire may sail for the production of any documents in the possession or power of either party which they or he may think necessary for determining the question in dispute, and may examine the parties or their witnesses on oath or solemn affirmation, and administer the oaths and solemn affirmation necessary for that purpose.

XIX. And it is enacted, that before any such arbitrator or umpire as aforesaid shall enter into the consideration of any matters referred to him he shall in the presence of a Magistrate of Calcutta make and subscribe the following declaration, that is to say—

I, A. B. do solemnly and sincerely declare that I will fai thfully and honestly to the best of my skill and ability hear and determine the matters referred to me under the provisions of the Act () A. B.

Made and subscribed in the presence of

C. D.

And such declaration shall be annexed to the award when made, and if any arbitrator or umpire having made such declaration shall wilfully act contrary thereto, he shall be deemed guilty of a misdemeanour.

XX And it is enacted, that all the costs of any such arbitration and incident thereto, shall be settled by the said arbitrators and shall be borne by the said Commissioners, unless the arbitrators shall award the same or a less sum than shall have been offered by the said Commissioners in which case each party shall bear their own costs incident to the said arbitrators shall be borne by the parties in equal proportions.

XXI. And it is enacted, that the said arbitrators or the said umpire, as the case may be, shall deliver their award in writing to the said Commissioners, and the said Commissioners shall retain the same, and on demand made at the office of their Clerk shall forthwith at their own expense furnish a copy thereof to the other party to the arbitration, and shall at all reasonable times when thereunto required produce the said award and allow the same to be inspected or examined at the office of their said Clerk by such party or any person appointed by him for that purpose.

XXII. And it is enacted, that the submission to any such arbitration as aforesaid may be made a rule of the said Supreme Court on the application of either or any party thereto, and may be enforced against all necessary parties by any rule, order or decree of the said Court notwithstanding that any or either of the said parties are not otherwise subject to the jurisdiction of the said Court.

XXIII. And it is enacted, that no award made with respect to any question referred to arbitration under the provisions of this Act shall be set aside for irregularity or error in matter of form.

XXIV. And it is enacted, that in every case in which a dispute or difference shall arise between the said Commissioners, and any person or persons whose property they may intend or desire to purchase for the purposes of this Act as to the amount of compensation to be paid for the said property which difference and dispute either of the said parties shall refuse to settle by arbitration the said Commissioners shall issue a warrant in writing signed by any one of them and sealed with their common seal to the Sheriff of Calcutta, requiring him to

mittees of lunatics and idiots, trustees or feefees in trust for charitable or other purposes, executors and administrators, and all parties for the time being entitled to the receipt of the rents and profits of any such lands in possession, or subject to any estate in dower, or to any lease for life or for lives, or for years, or any less interest, and the power so to sell and convey or release as aforesaid. may lawfully be exercised by all such parties not only on behalf of themselves and their respective Heirs, Executors, Administrators and Successors. but also for and on behalf of every person entitled in reversion, remainder or expectancy after them, or in defeasance of the estates of such parties, and as to such married women whether they be of full age or not as if they were sole and of full age, and as to such guardians on behalf of their wards, and as to such committee on behalf of the lunatics and idiots of whom they are the committees respectively, and that to the same extent as such wives, wards, lunatics and idiots respectively could have exercised the same power under the authority of this Act if they had respectively been under no disability, and as to such Trustees, Executors and Administrators on behalf of their cestui-que trusts whether infants, issue unborn, lunatics, femes covert or other persons, and that to the same extent as such cestui-que trusts respectively could have exercised the same powers under the authority of this Act if they had respectively been under no disability.

V. And it is enacted, that the purchase money, consideration, or compensation to be paid or given for any lands, buildings or tenements to be purchased or taken from any party under any disability or incapacity, and not having any power to sell or convey such lands except under the provisions of this Act, and the compensation to be paid for any permanent damage or injury to any such lands, buildings or tenements, shall in all cases be determined by the verdict of a jury to be summoned as hereinafter provided.

VI. And it is enacted, that it shall be lawful for any person seized in fee or entitled absolutely for his own benefit to any lands, buildings or tenements authorized to be purchased for the purposes of this Act to sell and convey such lands, buildings or tenements, or any part thereof, unto the said Commissioners in consideration of an annual rent-charge payable by the said Commissioners, but except as aforesaid the consideration to be paid for the purchase of any such lands, buildings or tenements, or for any damage done thereto, shall be in a gross sum.

VII. And it is enacted, that the yearly rent reserved by any conveyance of lands, buildings or tenements purchased by the said Commissioners for the purposes of this Act shall be charged on the rates hereinafter authorized to be raised and levied, and shall be paid by the said Commissioners as such rents become payable, and if at any time any such rents be not paid within thirty days after they so become payable, and after demand thereof in writing, the person to whom any such rent shall be payable, may recover the same from the said Commissioners with costs of suit by action of debt in the said Supreme Court.

VIII. And it is enacted, that when the said Commissioners shall require to purchase or take any of the lands, buildings or tenements which by this Act they are authorized to purchase or take, they shall give notice thereof to all the parties interested in such lands, or to the parties enabled by this Act to sell and convey or release the same

or such of the said parties as shall after different inquiry be known to the said Commissioners, and by such notice shall demand from such parties the particulars of their estate and interest in such lands and of the claims made by them in respect thereof, and every such notice shall state the particulars of the lands so required, and that the said Commissioners are willing to treat for the parchase thereof, and as to the compensation to be made to all parties for the damage that may be sustained by them by reason of the execution of the works.

IX. And it is enacted, that all notices required to be served by the said Commissioners upon the parties interested in or entitled to sell any such lands, buildings or tenements shall either be served personally on such parties, or left at their last usual place of abode if any such can after diligent inquiry be found, and in case any such parties shall be absent from the said Town or cannot be found after diligent inquiry, such notices shall be left with the occupier of such lands, or if [there be no such occupier shall be affixed upon some conspicuous part of such lands.

X. And it is enacted, that if the party claiming compensation desire to have the same settled by arbitration, and signify such desire by notice in writing to the said Commissioners before they have issued their warrant to the Sheriff to summon a jury in respect of such lands under the provisions hereinafter contained, stating in such notice the nature of the interest in respect of which such party claims compensation, and the amount of the compensation so claimed the same shall be so settled by arbitration accordingly, but unless the party claiming compensation shall as aforesaid signify his desire to have the question of such compensasion settled by arbitration, or if when the matter shall have been referred to arbitration the arbitrators or the umpire shall for three months have failed to make their or his award, or if no final award shall be made, the question of such compensation shall be settled by the verdict of a jury as heremafter provided.

XI. And it is enacted, that when any question of disputed compensation by this Act authorized or required to be settled by arbitration, shall have arisen then unless both parties shall concur in the appointment of a single arbitrator, each party on the request of the other party shall nominate and appoint an arbitrator to which two arbitrators such dispute shall be referred, and every appointment of an arbitrator shall be made on the part of the said Commissioners under the hands of two of the said Commissioners, or of their Clerk duly authorized by such two Commissioners, and on the part of any other party under the hand of such party, or if such party be a corporation aggregate under the common seal of such corporation, and such appointment shall be delivered to the arbitrator or arbitrators, and shall be decraed a submission to arbitration on the prrt of the party by whom the same shall be made, and after any such appointment shall have been made neither party shall have power to revoke the same with-out the consent of the other, nor shall the death of either party operate as a revocation, and if after any such dispute shall have arisen and after a request in writing in which shall be state the matter so required to be referred to arbitration, shall have been served by the one party on the other party to appoint an arbitrater, such last mentioned party fail within four teen days after such service to appoint such athiretor, a

upon such failure the party making the request, and having himself appointed an arbitrator may appoint such arbitrator to act on behalf of both parties, and such arbitrator may proceed to hear and determine the matters which shall be in dispute, and in such case the award or determination of such single arbitrator shall be final.

XII. And it is enacted, that if before the matters so referred shall be determined, any arbitrator appointed by either party shall die or become incapable to act, the party by whom such arbitrator was appointed may nominate and appoint in writing some other person to act in his place, and if for the space of seven days after notice in writing from the other party for that purpose he shall fail to do so, the remaining or other arbitrator may proceed to hear and determine the matters which shall be in dispute, and every arbitrator who shall be so substituted as aforesaid shall have the same power and authorities as were vested in the former arbitrator at the time of such his death or disability aforesaid.

XIII. And it is enacted, that where more than one arbitrator shall have been appointed such arbitrators shall before they enter upon the matters referred to them, nominate and appoint by writing under their hands an umpire to deede on any such matters on which they shall defer, or which shall be referred to him under the provisions of this Act, and if such umpire shall die or become incapable to act, they shall forthwith after such death or incapacity appoint another umpire in his place, and the decision of every such umpire on the matters so referred to him shall be final.

XIV. And it is enacted, that if in either of the cases aforesaid the said arbitrators shall refuse, or shall for seven days after request of either party to such arbitration, neglect to appoint an umpire, any two of the Magistrates of Calcutta shall on the application of either party to such arbitration appoint an umpire, and the decision of such umpire on the matters on which the arbitrators shall differ or which shall be referred to him under this Act shall be final.

XV. And it is enacted, that when a single arbitrator shall have been appointed as hereinbefore provided, and such arbitrator shall die or become incapable to act before he shall have made his award, the matters referred to him shall be determined by arbitrators under the provisions of this Act in the same manner as if such arbitrator had not been appointed.

XVI. And it is enacted, that if where more than one arbitrator shall have been appointed either of the arbitrators refuse, or for seven days after the day of his appointment shall neglect to act, the other arbitrator may proceed to hear and determine the matters in dispute, and the decision of such other arbitrator shall be as effectual as if he had been the single arbitrator appointed by both parties.

XVII. And it is enacted, that if where more that one arbitrator shall have been appointed and where neither of them shall refuse or neglect to act as aforesaid, but such arbitrators shall fail to make their award within twenty-one days after the day on which the last of such arbitrators shall have been appointed, or within such extended time, (if any) as shall have been appointed for that purpose by both such arbitrators under their hands, the matters referred to them shall be determined by the umpire to be appointed as althought.

XVIII. And it is enacted, that the said arbitrators or their umpire may sail for the production of any documents in the possession or power of either party which they or he may think necessary for determining the question in dispute, and may examine the parties or their witnesses on oath or solemn affirmation, and administer the oaths and solemn affirmation necessary for that purpose.

XIX. And it is enacted, that before any such arbitrator or umpire as aforesaid shall enter into the consideration of any matters referred to him he shall in the presence of a Magistrate of Calcutta make and subscribe the following declaration, that is to say—

I, A. B., do solemnly and sincerely declare that I will fai thfully and honestly to the best of my skill and ability hear and determine the matters referred to me under the provisions of the Act () A. B.

Made and subscribed in the presence of C. D.

And such declaration shall be annexed to the award when made, and if any arbitrator or umpire having made such declaration shall wilfully act contrary thereto, he shall be deemed guilty of a misdemeanour.

XX And it is enacted, that all the costs of any such arbitration and incident thereto, shall be settled by the said arbitrators and shall be borne by the said Commissioners, unless the arbitrators shall award the same or a less sum than shall have been offered by the said Commissioners in which case each party shall bear their own costs incident to the said arbitrators shall be borne by the parties in equal proportions.

XXI. And it is enacted, that the said arbitrators or the said umpire, as the case may be, shall deliver their award in writing to the said Commissioners, and the said Commissioners shall retain the same, and on demand made at the office of their Clerk shall forthwith at their own expense furnish a copy thereof to the other party to the arbitration, and shall at all reasonable times when thereunto required produce the said award and allow the same to be inspected or examined at the office of their said Clerk by such party or any person appointed by him for that purpose.

XXII. And it is enacted, that the submission to any such arbitration as aforesaid may be made a rule of the said Supreme Court on the application of either or any party thereto, and may be enforced against all necessary parties by any rule, order or decree of the said Court notwithstanding that any or either of the said parties are not otherwise subject to the jurisdiction of the said Court.

XXIII. And it is enacted, that no award made with respect to any question referred to arbitration under the provisions of this Act shall be set aside for irregularity or error in matter of form.

XXIV. And it is enacted, that in every case in which a dispute or difference shall arise between the said Commissioners, and any person or persons whose property they may intend or desire to purchase for the purposes of this Act as to the amount of compensation to be paid for the said property which difference and dispute either of the said parties shall refuse to settle by arbitration the said Commissioners shall issue a warrant in writing signed by any one of them and sealed with their common seal to the Sheriff of Calcutta, requiring him to

summon a jury for the purpose of settling the said difference or dispute, and if such Sheriff be interested in the matter in dispute such warrant shall be addressed and sent to the Coroner of Calcutta, and if the said Sheriff and the said Coroner be both of them interested in the said matter then the said warrant shall be addressed and sent to the last person who shall have filled the office of Sheriff of Calcutta who is not interested in the said matter, and who is at the time of the issuing the said warrant an inhabitant of the said Town of Calcutta, and every such Sheriff, Coroner, or Ex-Sheriff shall have power if he think fit to appoint a Deputy or Assessor.

XXV. And it is enacted, that throughout the enactments contained in this Act relative to a reference to a jury where the term Sheriff is used the provisions applicable thereto shall be held to apply to every Coroner or other person lawfully acting in the place of the Sheriff, and in every case in which any such warrant as aforesaid shall have been directed to any other person than the said Sheriff of Calcutta, such Sheriff shall immediately on receiving notice of the delivery of the warrant on application being made to him for that purpose deliver over to the person to whom the said warrant shall have been directed, or to any other fit and proper person appointed by him to receive the same the Jurors' book and Special Jurors' list for the Town of Calcutta.

XXVI. And it is enacted, that upon the reccipt of such warrant as aforesaid the Sheriff shall summon a jury of ten indifferent persons duly qualified to act as common jurymen in Her Majesty's Supreme Court of Judicature aforesaid, to meet at a convenient time and place to be appointed by him for that purpose, such time not being less than fourteen nor more than twenty-one days after the receipt of such warrant, and such place not being more than miles from the lands, buildings or tenements concerning and relating to which the said difference or dispute shall have arisen unless by consent of the parties interested some other time and place be agreed upon and settled, and the said Sheriff shall forthwith give notice to the said Commissioners of the time and place so appointed by him.

XXVII. And it is enacted, that out of and from the number of jurors appearing upon such summons as aforesaid, a jury of five persons shall be drawn by the said Sheriff in such manner and form as juries for trials of offences before the said Supreme Court are by the rules and orders of the said Court required to be drawn, and if a sufficient number of the jurymen so summoned as aforesaid do not appear in obedience to such summons as aforesaid the Sheriff shall return other indifferent men duly qualified as aforesaid of the hyestanders or others that can speedily be procured to make up the jury to the said number of five persons, and the said Commissioners and all other parties interested in the said lands, buildings or tenements may have and make their challenges against any of the said jurymen according to the course and practice of the said Supreme Court, but neither the said Commissioners nor any of the said parties interested as aforesaid shall challenge the array.

XXVIII. And it is enacted, that in every such inquiry as aforesaid the said Sheriff shall preside, and the party or parties clauming compensation from the said Commissioners shall be deemed the plaintiff or plaintiffs as the case may be, and shall have all such rights and privileges as the

plaintiff is entitled to in the trial of actions at law in the Court of Queen's Rench at Westminster, and if the said Commissioners or any person interested in the said lands, buildings or tenements so request in writing the said Sheriff shall summon before him, any person who shall by the said Commissioners, or any person interested as aforesaid be considered necessary to be examined as a witness touching the matters in question, and on the like request the said Sheriff shall order the said jury to view the place or matter in controversy in like manner as views may be had in the trial of actions at law in the Court of Queen's Bench at Westminster.

XXIX. And it is enacted, that if the said Sheriff make default in any matter hereinbefore required to be done by him in relation to any such trial or inquiry as aforesaid he shall forfeit and pay the sum of Five Hundred Rupeus for every such offence, and such penalty shall be recoverable by the said Commissioners by an action of debt or on the case in the said Supreme Court, and if any person summoned and returned upon any jury under this Act, whether common or special, do not appear, or if appearing do refuse to make such lawful oath or affirmation as the said Sheriff may require, or in any other manner wilfully neglect his duty, he shall unless he snew reasonable excuse for the said default or neglect to the satisfaction of the said Sheriff forfeit a sum not exceeding One Hundred Rupees, and every such penalty as aforesaid payable by a Sheriff or juryman as aforesaid shall be applied in satisfaction of the costs of the said inquiry so far as the same will extend, and in addition to the penalty hereby imposed as aforesaid every such juryman shall in all respects be subject to the same regulations, pains and penalties as if such jury were returned for a trial in the said Supreme Court.

XXX. And it is enacted, that if any person who shall have been duly summoned to give evidence upon any such enquiry, and to whom a tender of his reasonable expenses shall have been made fail to appear at the time and place specified in the summons without sufficient cause, or if any person whether summoned or not who shall appear as a witness on any such inquiry refuse to be examined on oath or affirmation touching the subject matter in dispute every person so offending shall forfeit and pay to the party aggrieved thereby a sum not exceeding One Hundred Rupees, and that any person examined on oath or affirmation touching the subject matter in dispute who shall wilfelly and fulsely state any matter which if wilfully and falsely stated by such person in any Court of Justice in which such subject matter might be in dispute, would amount to wilful and corrupt per-jury, shall be guilty of wilful and corrupt perjury.

XXXI. And it is enacted, that the said Commissioners shall give to all parties interested in any lands, buildings, or tenements concerning or relating to which an inquiry hath been appointed to be held by the said Sheriff notice of the time and place of such inquiry, not less than ten days before the same is to be held, and the said notice shall be in writing, and shall be served on each of the said parties personally or left at his last known place of abode in the said Town, or if he have no such place of abode then the said notice of every such person shall be twice publicly advertised in any more of the Newspapers published within the said Town.

XXXII. And it is enacted, that if at any such inquiry any party claiming compensation shall fail.

to appear in person or by his Counsel or Agent, and inquiry shall not be proceeded with so far as concerns the compensation claimed by such absent party, but the compensation to be paid by the said Commissioners to such absent party shall be settled and determined by a Surveyor to be named and appointed by any two of the Magistrates of Calcutta without prejudice to such inquiry then and there proceeding before such Sheriff so far as concerns sily compensation claimed by any other party or parties interested in such compensation in respect of the same premises who shall so appear.

XXXIII. And it is enacted, that before any jury shall proceed on any such inquiry as aforesaid to inquire of and assess compensation or damages in respect of which their verdict is to be given they shall make oath, or if they object to make oath they shall make a solemn affirmation that they will stuly and faithfully enquire of and assess such compensation or damages, and the said Sheriff shall administer such oaths and affirmations as well as the oaths and affirmations of all persons called upon to give evidence.

XXXIV. And it is enacted, that where such inquiry aforesaid shall relate to the value of any lands, buildings, or tenements to be purchased, and also to compensation claimed for injury done or to be done to any other lands, buildings, or tenements held therewith the jury shall deliver their verdict separately for the sum of money to be paid for the purchase of the lands, buildings, or tenements required by the said Commissioners, or of any interest therein belonging to the party or parties with whom the question of disputed compensation shall have arisen, or which under the provisions herein contained he is enabled to sell or convey, and for the sum of money to be paid by way of compensation for the damage if any sustained or to be sustained by the said party or parties by reason of the severing of the lands, buildings, or tenements, taken from the other lands, buildings, or tenements of the said party or parties, or otherwise injuriously affecting such last mentioned lands, buildings, or tenements by the exercise of the powers conferred

by this Act.

XXXV. And it is enacted, that the Sheriff before whom such inquiry as aforesaid shall be held shall give judgment for the purchase money or compensation assessed by such jury as aforesaid, and the verdict and judgment shall thereupon be signed by such Sheriff, and being so signed shall be delivered to and kept by the Keeper of the Records in the said Supreme Court among the Records of the said Supreme Court, and such verdicts and judgments shall be deemed Records, and the same or true copies or exemplifications thereof shall be good evidence in all Courts and elsewhere, and all persons may inspect the said verdicts and judgments, and may have copies or exemplifications thereof, or extracts therefrom, on paying for each inspection of any such verdict and judgment the sum of Eight Annas, and for every one hundred words copied or extracted therefrom Four Annas, which copies, exemplifications or extracts the said Keeper of the Records is hereby required to make out and sign and certify the same to be true.

XXXVI. And it is enacted, that on every such inquiry before a jury as aforesaid where the ver-dict of the jury shall be given for a greater sum that the sum previously offered by the said Commissioners all the costs of such inquiry shall be borne by the said Commissioners, but if the verdict of the jary shall be for the same or less sum than the same previously offered by the said Commissioners one-half of the costs of summoning, impanelling and returning the jury, and of taking the inquiry and recording the verdict and judgment thereon shall be defraved by the parties claiming the said compensation or purchase money, and the other half by the said Commissioners, and each party shall bear his own costs other than as aforesaid incident to such inquiry.

XXXVII. And it is enacted, that the costs of any such inquiry as aforesaid shall in case of differences arising regarding the same be settled by the Taxing Officer of the said Supreme Court on the application of either party, and such costs shall include all reasonable costs, charges and expenses incurred in summoning, returning and impanelling the jury taking the enquiry, the attendance of witnesses, the employment of Counsel and Attornies, the recording the verdict and judgment thereon and otherwise incident to such inquiry.

XXXVIII. And it is enacted, that if any such costs shall be payable by the said Commissioners, and if within seven days after demand duly made at the Office of the Clerk of the said Commissioners such costs be not paid to the party entitled to receive the same they may and shall be recoverable by distress, and on application to any Magistrate of Calcutta he shall issue his warrant accordingly, and if any such costs shall be payable by the owner of any lands, buildings, or tenements, or of any interest therein the same may be deducted and retained by the said Commissioners out of any money awarded by the jury to such owner or determined by the valuation of a Surveyor under the provision hereinafter contained, and the payment or deposit of the remainder, if any, of such money shall be deemed payment and satisfaction of the whole thereof, or if such costs shall exceed the amount of the money so awarded or determined the excess may and shall be recoverable by distress, and on application to any Magistrate of Calcutta he shall issue his warrant accordingly.

XXXIX. And it is enacted, that if either party in such case of disputed compensation as aforesaid desire such question to be tried before a special jury, such question shall be so tried, provided that notice of such desire if given by the other party be given to the said Commissioners before they have issued their warrant as aforesaid to the Sheriff, and for that purpose the said Commissioners shall by their warrant to the Sheriff require him to nominate a special jury of five jurers for such trial, and thereupon the Sheriff shall as soon as conveniently may be after the receipt by him of such warrant summon the said Commissioners, and the said other party to appear before him by themselves or their Attornies at some convenient time and place to be appointed by him for the purpose of nominating a special jury (not being less than five nor more than eight days from the service of such summons) and at the time and place so appointed the said Sheriff shall proceed to nomi-, nate and strike a special jury in the manner in which such juries shall be required by the Rules and Orders of the said Supreme Court for trials in the said Court, except as far as such Rules may be inconsistent with the number of which the jurie under this Act are to consist, and the said Sheriff shall appoint a day not later than the eighth day after the striking of such jury for the parties or their agents to appear before him to reduce the number of such jury, and thereof shall give four days notice to the said Commissioners, and the said other party, and on the day so appointed the Sheriff shall proceed to reduce the said special jury to the number of eight in the manner used and accustomed in the said Supreme Court.

And it is enacted, that the special jury on such inquiry as last aforesaid shall consist of five of the said eight who shall first appear on the names being called over, the said Commissioners and the said other party having respectively their lawful challenges against any of the said jurymen, and if a full jury of five do not appear and if after such challenges a full jury of five do not remain then upon the application of the said Commissioners or of the said other party, the Sheriff shall add to the list of such jury the names of any other disinterested persons qualified to act as special or common jurymen in the said Supreme Court who shall not have been previously struck off the aforesaid list, and who may be then in attendance before the said Sheriff, or can speedily be procured so as to complete such special jury, the said Commissioners and the said other party having respectively their lawful challenges against such persons, and the Sheriff shall proceed to the trial and adjudication of the matters in question by such jury, and such trial shall be attended in all respects with the like incidents and consequences, and the like penalties shall be applicable as hereinbefore provided in the case of a trial by a common jury.

XLI. And it is enacted, that any other inquiry than that for the trial of which such special jury may have been struck and reduced as aforesaid may be tried by such jury provided the said Commissioners and all the other parties interested therein respectively shall give their consent to

such trial.

XLII. And it is enacted, that where the purchase money or compensation to be paid by the said Commissioners for any lands, buildings or tenements to be purchased or used by the said Commissioners shall be payable to any person who by reason of absence from the Presidency of Bengal is prevented from treating, or who cannot after diligent inquiry be found, or who shall not appear at the time appointed for the inquiry before the jury as hereinafter provided after due notice thereof given to him, such purchase money or such compensation to be paid for any permanent injury to such lands, buildings or tenements shall be such as shall be determined by the valuation of such able practical Surveyor as two of the Magistrates of Calcutta aforesaid shall nominate for that purpose as hereinafter provided.

XLIII. And it is enacted, that upon application of the said Commissioners two of the Magistrates of Calcutta aforesaid, and upon such proof as shall be satisfactory to them that any such party is by reason of absence prevented from treating, or cannot after diligent inquiry be found, or that such party failed to appear on such inquiry before a jury as aforesaid after due notice given to him for that purpose, such Magistrates shall by writing under their hands nominate an able practical Surveyor, approved by the said Commissioners, to determine the amount of such purchase money or compensation as aforesaid, and such Surveyor shall determine the same accordingly, and shall annex to his valuation a declaration in writing signed by him of the correctness thereof.

XLIV. And it is enacted, that before any such Surveyor shall enter upon the duty of making such valuation as aforesaid he shall in the presence of such Magistrates, or one of them, make and subscribe the declaration following at the foot of such nomination by the said Magistrates as aforesaid, that is to say—

I. A.B., do solemnly and sincerely declare, that I will fautifully, impartially and honestly, according to the best of my skill and ability execute

the duty of making the valuation hereby referred to me.

A. B.

Made and subscribed in the presence of

C. D.

And if any such Surveyor shall corruptly make such declaration, or having made such declaration, shall wilfully act contrary thereto he shall be deemed guilty of a misdemeanour.

XLV. And it is enacted, that the said nomination and declaration shall be annexed to the valuation to be made by such Surveyor and shall be preserved together therewith by the Clerk to the said Commissioners, and he shall at all reasonable times produce at his office the said valuation and other documents on demand to the owner of lands, buildings or tenements comprized in such valuation and to all other parties interested therein.

XLVI. And it is enacted, that in estimating the purchase money or compensation to be paid by the said Commissioners in any of the cases aforesaid regard shall be had by the Magistrates, Arbitrators or Surveyors, as the case may be, not only to the value of the lands, buildings or tenements to be purchased by the said Commissioners, but also to the damage if any to be sustained by the owners of the lands, buildings or tenements by reason of the severing of the said lands, buildings or tenements taken from other lands, buildings or tenements of such owner, or otherwise injuriously affecting such other lands, buildings or tenements by the exercise of the powers of this Act.

XLVII. And it is enacted, that where the compensation payable in respect of any lands, buildings or premises, or any interest therein, shall have been ascertained by the valuation of a Surveyor and deposited as hereafter provided by reason that the owner of or party entitled to convey such lands, buildings and tenements, or such interest therein as aforesaid, could not be found or was absent, and such owner or party shall be dissatisfied with such valuation it shall be lawful for him before he shall have applied as hereinafter provided for payment or investment of the monies so deposited under the provisions herein contained, by notice in writing to the said Commissioners to require the question of such compensation to be submitted to arbitration, and thereupon the same shall be so submitted accordingly in the same manner as in other cases of disputed compensation hereinbefore authorized or required to be submitted to arbitration

XLVIII. And it is enacted, that the question to be submitted to the arbitrators in the case last aforesaid shall be whether the said sum so deposited as aforesaid by the said Commissioners was a sufficient sum, or whether any and what further sum ought to be paid or deposited by them.

XLIX. And it is enacted, that if the arbitrators shall award a further sum to be paid or deposited by the said Commissioners they shall pay or deposit, as the case may require, such forther sum within fourteen days after the making of such award, or in default thereof the same may be recovered with costs by action or suit in the said Supreme Court.

L. And it is enacted, that if the arbitrators shall determine that the sum so paid as deposited was sufficient the costs of and incident to such arbitration to be determined by the arbitrators shall

be in the discretion of the arbitrators, but if the arbitrators shall determine that a further sum ought to be paid or deposited by the said Commissioners all the costs of and incident to the arbitration shall be borne by the said Commissioners

And it is enacted, that if any party shall be entitled to any compensation in respect of any lands, buildings or tenements, or of any interest therein which shall have been taken for or injuriously affected by the execution of the works of the said Commissioners, and for which the said Commissioners shall not have made satisfaction under the provisions of this Act, such party may have the same settled either by arbitration or by the verdict of a jury as he shall think fit; and if the said party desire to have the same settled by arbitration it shall be lawful for him to give notice in writing to the said Commissioners of such his desire, stating in such notice the nature of the interest in such lands, buildings or tenements in respect of which he claims compensation and the amount of the compensation so claimed therein, and unless the said Commissioners, be willing to pay the amount of the compensation so claimed, and shall enter into a written agreement for that purpose within twenty-one days after the receipt of any such notice from any party so entitled. the same shall be settled by arbitration in the manner herein provided, or if the party so entitled as aforesaid desire to have such question of compensation settled by jury it shall be lawful for him to give notice in writing of such his desire to the said Commissioners, stating such particulars as aforesaid, and unless the said Commissioners be willing to pay the amount of compensation so claimed and enter into a written agreement for that purpose, they shall within twenty-one days after the receipt of such notice issue their warrant to the Sheriff to summon a jury for settling the same in the manner herein provided, and in default thereof they shall be liable to pay to the party so entitled as aforesaid the amount of the compensation so claimed, and the same may be recovered by him by action of debt or on the case in the said Supreme Court.

LII. And it is enacted, that so soon as the amount of the purchase money or compensation to be paid by the said Commissioners in respect of any lands, houses, tenements, or hereditaments, or any interest therein, shall be ascertained, fixed awarded or settled in any of the modes sanctioned and appointed by this Act as aforesaid, if the said lands, houses, tenements, or hereditaments shall have been purchased or taken by the said Commissioners from any person or persons not entitled to sell or convey the same except under the provisions of this Act as being tenant for life or in tail, married women, guardian, committee, trustee, Executor or Administrator, or person having a partial or qualified interest therein, or who shall refuse to accept such purchase money or compensation, or neglect or fail to make out a title to such lands, houses, tenements, or hereditaments, or to the interest therein claimed by him to the satisfac-tion of the said Commissioners, or shall refuse to convey or release the same, or shall be absent from the Presidency of Bengal, or cannot after diligent enquiry be found, the said Commis-sioners are hereby empowered and required forthwith to invest the said purchase money or amount of compensation in some of the Securities or Promissory Notes of the East India Company, commonly called Company's Paper, at the current price of the day, and to deposit

the same with the Government Agent at Fort William aforesaid in the name and with the privity of the Accountant General of the said Supreme Court to be placed by him to the account of such Accountant General to the credit of the parties interested, or who may be or become interested in such lands, houses, tenements, or hereditaments, describing both them and the said parties so far as the said Commissioners can do pursuant to the course of proceeding in the said Court under the Rules, Orders and Regulations of the said Court, regarding monies paid into the said Court in mat-ters and causes depending before it on its Equity side, and such Securities shall remain so deposited and the interest thereon shall be regu-larly received by the said Government Agent and credited to the said account, and when and so often as the said interest so received by the said Government Agent shall amount to a sufficient sum for that purpose such interest shall be invested by the said Government Agent from time to time in other such Securities as aforesaid, and such monies, principal and interest, shall remain so invested and deposited until the same be applied under the authority of the said Court upon the petition of the party who would have been entitled to the rents and profits of the lands, houses, tenements, and hereditaments in respect of which such monies shall have been deposited to some one or more of the following purposes, that is to say -In the discharge of any debt or incumbrance affecting the lands, tenements, and hereditaments in respect of which such money shall have been paid or affecting other lands settled therewith to the same, or the like uses, trusts or purposes, or in the purchase of other lands, tenements, or hereditaments to be conveyed, limited and settled upon the like uses, trusts and purposes, and in the same manner as the lands, tenements, or hereditaments in respect of which such money shall have been paid, stood settled, or if such money shall be paid in respect of any buildings taken under the authority of this Act, or injured by the proximity of the works in removing or replacing such buildings or substituting others in their stead, or in payment to any person who shall become absolutely entitled to such money, and until such monies can or shall be so applied, the interest, dividends and annual proceeds of such Company's Paper shall and may rpon the like petition and order be paid to the party or parties who would for the time being have been entitled to receive the rents and profits of the said lands, houses, tenements, and hereditaments.

LIII. And it is enacted, that where any purchase money or compensation paid as aforesaid under the provisions of this Act shall have been paid in respect of any lease for a life or lives, or years, or any estate in lands, tenements or here-ditaments less than the whole fee simple thereof, or in respect of any reversion dependent on any such lease or estate, it shall be lawful for the said Supreme Court on the petition of any party interested in such money to order that the same shall be laid out, invested, accumulated and paid in such manner as the said Court may consider will give to the parties interested in such money the same benefit therefrom as they might lawfully have had from the lease, estate or reversion in respect of which such money shall have been paid or as near thereto as may be.

LIV. And it is enacted, that upon payment or deposit in manner hereinbefore mentioned of

the purchase money or compensation agreed or awarded to be paid in respect of any lands, tenements, or hereditaments purchased or taken by the said Commissioners under the provisions of this Act, the owners of and all parties by this Act enabled to sell or convey such lands, tene-ments, and hereditaments shall when required so to do by the said Commissioners, duly convey such lauds to the said Commissioners, or as they shall direct, and in default thereof, or if such party fail to adduce a good title to such lands, tenements, and hereditaments to the satisfaction of the said Commissioners it shall be lawful for the said Commissioners if they think fit to execute a deed of sale under their common seal, containing a description of the lands, tenements, and hereditaments in respect of which such default shall be made, and reciting the purchase or taking thereof, and the names of the parties from whom the same were purchased or taken, and the payment made in respect thereof, and de-claring the fact of such default having been made, and thereupon all the estate and interest in such lands, tenements, and hereditaments of, or capable of being sold and conveyed by the party with whom the said Commissioner shall have made such agreement, or to whom such purchase money or compensation shall have been awarded by a jury or by arbitrators, or by a Surveyor appointed by any Magistrate or Magistrates, or as hereinbefore provided shall vest absolutely in the said Commissioners, and as against such parties and all parties or behalf of whom they are hereinbefore enabled to sell and convey the said Commissioners shall be entitled to mimediate possession of such lands, tenements, and hereditaments.

LV. And it is enacted, that if the owner of any such lands, tenements, and hereditaments purchased or taken by the said Commissioners, or of any interest therein, on tender of the purchase money or compensation agreed or awarded to be paid in respect thereof, shall refuse to accept the same, or neglect or fail to make out a title to such lands, tenements, and hereditaments, or to the interest therein claimed by him to the satisfaction of the said Commissioners, or if he refuse to convey or release such lands, tengments, and hereditaments as directed and required by the said Commissioners, or if any such owner be absent from the Presidency of Bengal, or cannot after diligent inquiry be found or fail to appear on the inquiry before a jury as hereinbefore provided, it shall be lawful for the said Commissioners to place the purchase money or compensation payable in respect of such lands, tenements, and hereditaments, or any interest therein to the credit of the parties interested in such lands, tenements, and hereditaments (the said parties being described so far as the said Commissioners can describe them) subject to the controll and disposition of the said Supreme Court, and it shall be lawful for the said Commissioners if they shall think fit to execute a deed of sale under their common seal containmg a description of the lands, tenements, and hereditaments in respect whereof such purchase money or compensation shall have been placed to credit, and declaring the circumstances under which and the names of the parties to whose credit such purchase money or compensation shall have been placed, and thereupon all the estate and interest in such lands, tenements, and hereditaments of the parties for whose use and in respect whereof such purchase money or compensation

shall have been placed to credit, shall vest absolutely in the said Commissioners and as against such parties they shall be entitled to immediate possession of such lands, tenements, and hereditaments.

And it is enacted, that upon the appli-LVI. cation by petition of any party making claim to the money so placed to credit as last aforesaid. or any part thereof, or to the lands, buildings, or tenements in respect whereof the same shall have been so placed to credit, or any part of such lands, buildings, or tenements, or any interest in the same the said Supreme Court on its Equity side may in a summary way as to the said Court shall seem fit, order such money to be laid out or invested in Company's Paper and deposited as aforesaid with the said Government Agent, and may order distribution thereof or payment of the interest thereof according to the respective estates, titles or interests of the parties making claim to such money, lands, buildings, or tenements, or any part thereof, and may make such other order in the premises as to the said Court shall seem just.

LVII. And it is enacted, that the said Commissioners shall not be deemed necessary or competent parties to any such proceeding in the said Supreme Court, but that due notice shall be given according to the course and practice of the said Court in matters before it by summary petition by the party or parties petitioning to all other parties interested to whom it shall be competent to appear in such summary suit to defend and maintain their respective right and interests.

I.VIII. And it is enacted, that the said Commissioners may with the consent of the said Governor sell and dispose of any lands or tenements vested in them by virtue of this Act, or any part thereof either together or in parcels as they may find most convenient and advantageous and the money to arise and to be produced by such sale shall be applied to such of the purposes of this Act or Act No. of 184, as the said Commissioners shall think fit, and the purchaser of such lands or tenements shall not be answerable or accountable for any misapplication or nonapplication of such purchase money; and for the completing and carrying any such sale into effect the said Commissioners may make and execute a conveyance of the lands and tenements sold and disposed of as aforesaid unto the purchaser thereof, and such conveyance shall be under the common seal of the said Commissioners

And it is enacted, that in every con-LIX veyance of lands to be made by the said Commissioners under this Act the word "grant" shall operate as express covenants by the said Commissioners for themselves and their successors with the respective grantees therein named, and their Successors, Heirs, Executors, Administrators or Assigns, as the case may be, according to the quality and nature of such grants, and of the estate or interest therein expressed to be thereby conveyed as follows except as far as the same shall be restrained or limited by express wants contained in any such conveyance (that is to say) A. covenant that notwithstanding any act or default done by the said Commissioners, they were at the time of the execution of such conveyance under and by virtue of the provisions of this Act possession ed of the lands or premises granted thereby for any indefeasible estate of inheritance in fee simple free from all encumbrances done or occanioned by them or otherwise for such estate or interest as cheruin expressed to be thereby granted free from and and brances done or occasioned by them.

LX. And in order to raise money for defraying the expences incurred or to be incurred by the said Commissioners in carrying into effect the provisions of this Act or of Act No. of 184 it it is enacted, that it shall be lawful for the said Commissioners, and they are hereby authorized subject in each case to the approval of the Governor aforesaid to be signified in writing, to borrow and take up at interest on the credit of the rates, taxes and duties authorized to be made, levied and received by the said Commissioners from any person who shall be willing to advance the same the sum and sums of money necessary for defraying the costs, charges and expences incurred or to be incurred by the said Commissioners in carrying into effect with the least possible delay the provisions of this Act or of Act No. of 184 and for securing the repayment of such sum or sums of money with such interest thereon as shall be agreed upon between the said Commissioners, and the person or persons lending or advancing the same, the said Commissioners may mortgage and assign over the said rates, taxes, tolls and duties, or any part thereof to the person or persons who shall advance such money, or to a Trustee or Trustees on his or their behalf as security for the money so to be borrowed, together with interest upon the same, and no assessment, tax, toll or duty over which any such mortgage shall have been granted shall be repealed in whole or in part until such mortgage shall be paid off unless by the consent in writing of such mortgagee.

LXI. And it is enacted, that in order to discharge the principal money of any sum or sums of money as shall be borrowed on security of the assessments, taxes and duties aforesaid, it shall be lawful for the said Commissioners, and they are hereby authorized and required yearly and every year to deduct, appropriate and set apart, and apply out of the rates aforesaid such a sum of money as shall be in proportion to one-thirtieth part of the money borrowed or secured, and which at that time shall remain due and secured as aforesaid upon the said assessments, taxes and duties as and for a Sinking Fund to be applied in paying off and discharging the principal monies so borrowed or secured, and from time to time cause the amount of such Sinking Fund to be invested in the Securities of the East India Company called Company's Paper, and such Company's Paper to be deposited from time to time in the hands of the Government Agent, who is hereby empowered and required to increase the same by investigating the interest payable thereon as the same shall become due and payable in the purchase of other Company's Paper, and so on from time to time so that the said Sinking Fund shall accumulate at compound interest until the same shall be of sufficient amount to pay off the said principal debts, or one of them or some part of some one of them at which time the same shall be so applied in paying off the same in manner hereinafter mentioned.

LXII. And it is enacted, that every mortgage of assessments, taxes and duties authorized to be made under the provisions of this Act shall be by deed in which the consideration shall be truly stated, and every such deed shall be under the common seal of the said Commissioners, and signed by three of them at the least at one of their annual, quarterly or special meetings aforesaid, and may be according to the form in the Schedule [A] to this Act annexed, or to the like effect, and the respective mortgages shall be entitled one with another to their respective proportions of the assessments, taxes, tolls and duties comprised in

such mortgages according to the respective sums which in such mortgages are mentioned to be advanced by such mortgages respectively, and to be repaid the sums so advanced with interest without any preference one above another by reason of priority of advance, or of the date of any such mortgage respectively.

LXIII. And it is enacted, that the expences of every mortgage shall from time to time be defrayed by the said Commissioners out of the money raised by the same.

LXIV. And it is enacted, that a Register of all the said mortgages shall be kept by the Clerk of the said Commissioners, and within fourteen days after the date of any mortgage an entry or memorial specifying the number and date of such mortgage, and the sum secured thereby and the names of the parties thereto with their proper additions shall be made in the said Register, and the said Register may be perused at all reasonable times by any mortgagee or by any person interested in any such mortgage without fee or reward.

LXV. And it is enacted, that from time to time any party entitled to any such mortgage may transfer his right and interest therein to any other person, and every such transfer shall be by deed wherein the consideration shall be truly stated, and every such transfer may be according to the form in the Schedule B to this Act annexed or to the like effect.

LXVI. And it is enacted, that within thirty days after the date of every such transfer if executed within the territories subject to the Government of the East Iudia Company, or otherwise, within thirty days after the arrival thereof within the said territories, it shall be produced to the said Clerk, and thereupon the said Clerk shall make an entry or memorial thereof in the Register aforesaid in the same manner as in the case of an original mortgage, and for such entry the said Clerk may demand and receive a fee not exceeding Two Rupees, and after such entry every such transfer shall entitle the transferee, his Executors, Administrators and Assigns to the full benefit of the original mortgage, and the principal and interest secured thereby, and such transferee may in like manner assign or transfer the same again and toties quoties, and it shall not be in the power of any person except the person to whom the said mortgage shall have been last transferred, his Executors or Administrators or Assigns to make void, release or dis-charge the original mortgage, or the monies due thereon or secured thereby.

LXVII. And it is enacted, that from and after the payment or satisfaction of all the principal and interest of monies secured by any mortgage made under the powers of this Act all the estate, property, right and interest by such mortgage vested in the mortgagee, his Heirs, Executors, Administrators or Assigns shall without any transfer or release, or any other act or deed whatsoever immediately cease and determine.

LXVIII. And in order that no undue preference may be given in paying off any mortgages it is enacted, that whenever the said Commissioners shall be enabled to pay off one or more out of the number of the said mortgages, or a part of the money secured on any such mortgage, they shall decide the order in which such mortgages shall be paid off by lot or ballot, and shall cause a notice signed by their Clerk to be given to the person entitled to the money to be paid of pursuant to

such lot or ballot, and such notice shall express the principal sum proposed to be paid off, and that the same will be paid together with the interest due thereon, at the office of the Clerk of the said Commissioners on a day and at an hour to be specified at the expiration of six months from the date of giving such notice.

LXIX. And it is enacted, that the said Commissioners may if they think proper fix a period for the repayment of the whole of the principal money borrowed on any one mortgage under the provisions of this Act with the interest thereon, and in such case the said Commissioners shall cause such period to be inserted in the mortgage deed, and upon the expiration of such period the said principal sum, together with the arrears of interest thereon, shall on demand be paid to the party entitled to receive such principal sum and interest, and if no other place of payment be inserted in such mortgage deed such principal and interest shall be payable at the office of the Clerk of the said Commissioners.

LXX. And it is enacted, that if no time be fixed in the mortgage deed for the repayment of the money so borrowed the party entitled to receive such money may at the expiration, or at any time after the expiration of twelve months from the date of such mortgage, demand payment of the principal sum thereby secured, with all arrears of interest, upon giving six months previous notice for that purpose, and in the like case the said Commissioners may at any time pay off the money borrowed on giving the like notice, and every such notice shall be in writing or print; or partly in writing and partly in print, and if given by a mortgagee or creditor shall be delivered to the Clerk aforesaid or left at his office, and if given by the said Commissioners shall be given either personally to such mortgagee or creditor, or left at his residence, or if his present residence be not known then at his last known place of abode, or if such mortgagee or creditor be unknown to the said Commissioners, or cannot be found after diligent inquiry and his last place of abode be unknown such notice shall be given by advertisement in the Calcutta Government Gazette, and once in each of three successive weeks in two of the Calcutta newspapers.

LXXI. And it is enacted, that if the said Commissioners shall have given notice in terms of this Act of their intention to pay off any such mortgage then at the expiration of such notice all further interest shall cease to be payable on such mortgage unless demand of payment be made pursuant to such notice, and unless on such demand being duly made the said Commissioners shall fail to pay the principal and interest then due on such mortgage.

LXXII. And it is enacted, that it shall be lawful for any mortgagee or other person entitled to receive payment of the money secured by any such mortgage to enforce the payment of the principal money and interest due thereon by applying for the appointment of a Receiver in the manner hereinafter provided, but in order to authorize the appointment of such Receiver the amount of money owing to the mortgagee or mortgagees or creditor or creditors by whom the application is made shall not be less than Ten Thousand Rupees.

LXXIII. And it is enacted, that if within six months after the principal money or any interest owing upon any such mortgage has become payable and after demand thereof in writing the same be not paid the mortgagee or other creditor as

aforesaid (without prejudice to his right to sue for such principal money, together with all arrears of interest in any competent Court or Courts of Law or Equity) may if his debt amount to the sum of Ten Thousand Rupees alone, or if his debt does not amount to that sum in conjunction with other mortgagees whose debts being so in arrears after demand as aforesaid shall, together with his amount to the said sum require the appointment of a Receiver by an application to be made as hereinafter provided.

LXXIV. And it is enacted, that every application for a Receiver shall be made to one or more Justices of Her Majesty's Supreme Court of Judicature at Fort William in Bengal, and on any such application it shall be lawful for such Justice or Justices by order in writing after hearing the parties to appoint a fit and proper person to receive the whole or a competent part of the rates and assessments, and to apply the same to the payment of such interest or principal and interest as the case may be, together with all costs, including the charges of receiving the rates and assessments until the said principal and interest, together with all such costs and charges be fully paid, and upon such appointment being made all such rates and assessments as afore-aid shall be paid to and received by the person so appointed who is hereby empowered to give good and sufficient discharges for the same, and the money so to be received shall be so much money received by or to the use of the party to whom such interest or such principal and interest, as the case may be, shall be then due, and on whose behalf such Receiver shall have been appointed, and after such interest and costs, or such principal, interest and costs have been so received the power of such Receiver shall cease.

SCHEDULE A.

FORM OF MORTGAGE DEED.

Mortgage No. Rupees By virtue of the Act of the Legislative Council No. of 184, We the Commissioners appointed and acting under and by authority of the said Act, in consideration of the sum of Co.'s Rupees paid to us by A. B. of do hereby assign unto the said A. B., his Executors, Administrators and Assigns, all the rates, tolls and sums of money arising in the Town of Calcutta and District thereunto adjoining by virtue of the said Act, and all the estate, right, title and interest of the said Commissioners in the same. To hold unto the said A. B., his Executors, Administrators and Assigns until the sum of

together with interest for the same at the rate of for every hundred Rupees by the year be satisfied (the principal sum to be repaid at the of years from the date hereof)—(in case any certain period be agreed upon for that purpose.)

Given under our common seal this day of in the year of our Lord and signed by us at our Meeting on the said day.

A. B. Commissioner.
C. D. "
E F. "

SCHEDULE B.

FORM OF TRANSFER OF MORTGAGE.

I, A. B., of in consideration of the sum of paid to me by G. H. of do hereby transfer to the said G. H., his Executors,

Administrators and Assigns a certain Mortgage Number made by the Commissioners appointed and acting under and by authority of Act No. of the Legislative Council of India of 184, bearing date the day of for securing the sum of Company's Rupees and interest (or if such transfer be by indorsement the within security) and all my right, estate and interest in and to the money thereby secured, and in and to the rates, tolls and property thereby assigned.

In Witness whereof I have hereunto set my hand and seal this day of in the year of our Lord

A. B. (L. S.)

Ordered, that the Draft be reconsidered at the first Meeting of the Legislative Council of India after the 11th day of December next.

G. A. BUSHBY,

Secy. to the Govt. of India.

No. 2326.

Orders by the Honorable the Deputy Governor of Bengal.

Appointments.—The 3d November 1847—The Reverend W. T. Humphrey to be Chaplain of Moulmein, in succession to the Reverend A. Hamilton, removed to St. John's Church in Calcutta.

Mr. F. B. Drummond, Assistant to the Deputy Collector of Maldah, is vested with the special powers described in Section 21, Regulation VIII. of 1831.

Kallee Pershad Sing, 2nd Grade Darogah of Thannah Luckerdewany in the District of Bhaugulpore, is reduced to the 3d Grade.

Akbur Hossein, 3d Grade Darogah in the District of Behar, is promoted to the 2d Grade.

The 6th November 1847.—Mr. W. J. Allen to officiate as Collector of Dacca, until further orders.

Leave of Absence.—The 3d November 1847.—Baboo Russick Kishen Mullick, Uncovenanted Deputy Collector in Burdwan, from the 24th to the 30th ultimo, in extension of the leave granted to him by the Collector of that District.

The 5th November 1847.—Mr. W. H. B. Ross, Civil Assistant Surgeon of Jessore, for 18 days.

The 6th November 1847.—Mr. E. Tottenham, Collector of Dacca, for one month, on Medical Certificate, preparatory to applying for permission to proceed to Sea for the benefit of his health.

Notification.— The 6th November 1847.—Mr. A. Grant, Civil Assistant Surgeon of Bhagulpore, made over charge of his duties to Mr. Assistant Surgeon H. Diaper, of the Hill Rangers, on the 28th ultimo.

By order of the Hon'ble the Deputy Governor of Bengal,

FRED. JAS. HALLIDAY,
Secy. to the Goot. of Bengal.



The Calcutta Gazette.

Published by Authority.

er It is requested that Government Notifications for the Calcutta desette, of any length may be sent to the Press by NOON of TUESDAYS and PRIDAYS; and those of a few lines only, before 5 p.m. of those days.

WEDNESDAY, NOVEMBER 10, 1847.

No. 17 of 1847.

Fort William, Judicial Department, the 6th November, 1847.

Notification.—Captain G Q Nesbitt, Deputy Commissioner 3d Class, in the Saugor and Nerbudda Territories, has, in extension of the leave of absence granted by Orders of the Governor General, dated 23d ultimo, been permitted to remain at the Presidency, preparatory to his applying to obtain Furlough, on Medical Certificate, from the Military Department.

G. A. BUSHBY,

Offg. Secy. to the Govt. of India.

No. 7.

Fort William, Financial Department, the 12th March 1947.

Notification.—Notice is berely given, that in addition to the sum of £800,000 advertized on the 5th October last, as so he provided in India for the service of the Home Treasury during the course of the official year 1846-47, and of which the larger proportion has already been purchased, a further amount of £455,000, being the unsupplied belance of the year 1844-45, will, in pursuance of instructions received from the Hon'ble the Court of Directors, be raised on the hypothecation of Goods either wholly within the remainder of the current official year, should the trade of India require it, or in portions within the present and the ensuing official years, viz. 1846-47 and 1847-48, and that in addition thereto a still further sum of £600,000 will be raised in India for the service of the Home Treasury by bills on the hypothecation of Goods during the course of the official year 1847-46 in full, so far as is at present known of the requirements of the Home Treasury up to the 30th April 1848.

Advances of Cash will accordingly be made for this purpose by the Governments of Bengal, Madras, and Bombas, and the resident Exchange at which Bills are partie drawin with acutinue to be Two Shillingh and Company's Ruches and I further toolice. In all other respects the existing terms and conditions of the Advances to be made by the minutes of the parties will remain in face, and the language of published in the Colombia Gazette

under dates the 1st April 1842 and the 23d August 1844.

Published by order of the Hon'ble the President of the Council of India in Council,

J. A. DORIN, Secy. to the Gavt. of India.

NOTICE.—The General Treasury will be closed on Monday the 15th, Tuesday the 16th, and Wednesday the 17th instant, on account of the Hindoo Holidays, Kartick and Juggutdhatree Poojahs.

G. UDNY, Sub-Treasurer.

General Treasury, the 5th November, 1847.

GENERAL POST OFFICE NOTIFICATION.

THE Government of Bombay having the last of the ensuing month of Davids of departure of the next Steamer therefrom a Mail for Suez—Notice accordingly is given, for general information, that the language date, for the transmission of letters and from Calcutta, which may be intended for convergence by that opportunity, will be Friday 19th instant, and that the first set of the Querland Packets will be closed at, and despectant from this Office on Wednesday, the 17th idem.

Fort William, Genl. Post Office, the 1st November, 1847.

Hon ble Company's Pilot Vessel "Salveen"
NOTICE.—The Packet for Van Bieman's Lind
for transmission by the Hon'ble Company's Pilot
Vessel "Salween" will be closed at the on Thursday next, the 11th Instant

J. R. Bururon, dimmeri, Dy. Post Moster Generalisis, charge

Calcutta, General Post Office, The 5th November, 1847.

NOTICE is hereby given, that pursuant to the structions of Her Majasty's Fost Majasty General all Letters posted or received at this Officer for transmission to Europe by the Overtheid Malla (whether direct or via Burnham) if not otherwise specially superscribed, will be seen by way of Marasilles.

Calcute, God. Post Office, the Many God

NOTICE. - With reference to the London Post Master General's Notification regarding the rates of postage to be charged upon Letters received from Bombay by the Government Express, which was published with a notice from this Office of yesterday's date, the following Letter since received from the Post Master General of Bombay on the subject, is also published for general information.

W. TAYLER,

Post Master General.

Fort William, Genl. Post Office, 1 The 24th July, 1847.

No. 966 of 1847.

General Department.

To W. TAYLER, Esquire,

Post Master General, Calcutta.

SIR,—Adverting to my Letter, dated the 2d instant, I have the honor to suggest for your consideration, whether it would not be advisable to publish a Notice in the Calcutta Papers, intimating to the public generally, especially the Mercantile Community, that, if they desire their Overland Letters, to be forwarded on by the Government Overland Express, they should request their Correspondents to mark "per Express," and to keep within the limited weight of two tolas; and that, meanwhile, until the system becomes generally known, they ought to advise me, whether they wish any of their Letters, not so marked, to be sent on from Bombay by the Express.

2d.—By the last Express I dispatched as usual a number of Overland Letters, not especially marked, because, had I not done so, great disappointment would have been experienced by parties in Calcutta; but I intend to discontinue the practice, after a sufficient time has elapsed to admit of the public becoming aware of the privilege conceded by the Notification of May issued by the London General Post Office, and to dispatch by he Overland Express those Letters only which are so marked.

3d .- The public ought moreover to be most especially warned not to mark " per Express" on letters exceeding two tolas in weight, because such letters cannot be so dispatched. They will invariably be detained (as was the case on the arrival of the last Mail,) for transmission by the post regular dawk, dispatched after the Express.

4th.—I shall feel much obliged by your favoring me with a list of "Newspaper Offices" in Calcutta, and by your informing the parties connected therewith that not more than two papers (whether sent out from England marked "per Express," or posted in Bombay to go by Express) will, in future, be forwarded by the Government Express. Some of the Newspaper Offices have as many as six Overland Papers marked "per Express," but, as they cannot be as forwarded, it is useless to have them so marked.

5th.—The new rule limits the weight of a Newspaper to 3 tolas, but, if that were acted up to, the Newspaper Offices would be deprived altogether of the privilege conceded by the Netffication of May last, as an Overland Paper invariably weighs more than 3 and generally very nearly 6 tolas. I have therefore determined to send two Orseland Papers to one of the self-time architecture. Overland Papers to each Office, without referent to that limit, and shall continue the practice until I receive orders to the contrary from Government or the Home Authorities.

I have, &c.,

(Sd.) A. W. RAVENSCROFT, Post Master General.

Bombay, Genl. Post Office, 12th July, 1847. (True Copy,)

W. TAYLER,

Post Master General.

NOTICE .- The following Notice of the Post Master General of London, received through the Post Master General of Bombay, is published for general information.

W. TAYLER, Post Master Gent.

Calcutto, Genl. Post Office,) the 23d July, 1847.

GENERAL POST OFFICE, MAY 1847.

The Post Master General having been informed by the Court of Directors of the East India Com. pany, that on and after the 1st June next, persons in this Country may forward private correspondence by the Government Express from Bombay to Calcutta and Madras, all persons desirous of avail. ing themselves of this privilege, will be required to mark upon the covers of their letters the words "By Express from Bombay," and in addition to this special address, it will be necessary, that all letters intended to be forwarded by the way of Southampton, should be so endorsed as hitherto; the postage to be charged in India in the delivery of letters sent by this Express will be in addition to the ordinary Inland rates.

One Rupee for every letter not exceeding half

a tola in weight.

Two Rupees for every letter above half a tola,

but not exceeding one tola in weight.

Four Rupees for every letter above one tola, but not exceeding two tolas in weight, two tolas being the maximum weight of letters to be con-

veyed by Express.

On Newspapers, each Newspaper Office in Calcutta and Madras, will be allowed to receive two Newspapers at the ordinary rates of Inland postage, on all other Newspapers forwarded by Express a postage of five Rupees each will be charged, and no Newspaper will be received for the Express exceeding three tolas in weight.

N. B. One tola and a quarter is nearly equi-

valent to half an ounce avoirdupoise.

(True Copy,)

(Signed) W. ESCOMBE, Secy. to Gaut. (True Copy,)

(Signed) A. W. RAVENSCROFT,

Post Master General.

(True Copy,)

W. TAYLER, Post Master General.

NOTICE is hereby given, that under Orders of Government (except during the hours and for the purposes specified below,) the General Post Office will be henceforth strictly closed on Sandaya.

From 6 A. M. to 10 A. M., for the serving and distribution, of Letters.

distribution of Letters.

From 4 to 6 P. M., for the receipt and desputch

W. Tayana, Post Master Goth

Calcutta, General Post Office, 24 October, 1845,

PASSAGE AND TONNAGE TO DACCA AND GOWAHATTY IN ASSAM.



An Accommodation Boat in tow of a Steamer, will be despatched to Dacca and Gowaharty in Assam, on Saturday the 18th instant.

Applications for Passage and Freight to be made at the Office of the Controller of Government Steam Vessels.

By order of the Superintendent of Marine,

J. WOODLEY, Clerk of the Govt. Boat Office.

Steam Department, the 2d November, 1847.

NOTIFICATION.

Fort William, the 27th September, 1847.

OPIUM.—Notice is hereby given, that on Monday, the 29th November, 1847, at the hour of Eleven o'Clock in the forenoon, will be put up to Sale at the Exchange Rooms, at Calcutta, and sold by Public Auction, for Exportation by Sea, the undermentioned quantity of Opium, the provision of 1846-47, subject to the following Conditions, viz.

Total Chests,... 2,610

CONDITIONS OF SALE.

lst.—The Opium will be sold for Exportation by Sea only, and no Certificate will be granted except to cover such Export.

2d —The Opium will be ordinarily offered for Sule at an upset price of Rupees 400 per Chest, and sold to the highest bidder above that price; except under the circumstances for which provision is made by Clause 12th of the Conditions of Sule

3d.—The Sale shall commence at the hour of 11 A. M., and shall not be continued after the hour of 5 P. M; but if at that hour any of the lots advertized for Sale shall remain unsold, the Sale may at the discretion of the Board of Customs, Salt and Opium, be resumed on the next day following (not being Sunday or a public Holiday) at the hour of 11 A. M., and so on until the whole of the remaining lots are disposed of; or, if the quantity of 2,610 Chests shall not be sold on the day advertized, the Board may dispose of the Lots which remain on hand at a future Sale.

4th.-Each Lot to contain Five Chests.

per Cent. even money of the amount for which each lot is knocked down, shall be made by the purchaser in the Sale Room, and before the lot is Registered in the Sale Room, and all such Promissory Notes shall be redeemed on the part of the Purchasers at this Office, by Sub-Treasurer's Receipts, or by substitution of other Public Securities of the Bengal Government, on er before 4 Clock of the afternoon of Wednesday, the lat Becomber 1847; or on the other hand, failing such redemption by the time aforesaid, then the lot or lets for which no Sub-Treasurer's Receipts, or deposit of other Public Securities as aforesaid, shall have been delivered in, shall be re-sold at each time or times, and under such conditions of re-sale as the Board of Customs, Salt and Onium, shall see fit, and all loss and expences whitspayer attending such re-sale, shall be borne

and paid by the defaulters, whilst any profit accruing from such re-sale shall be forfeited to Government.

6th.—The Promissory Notes taken on the day of Sale, under the last mentioned Condition, if remaining unredeemed on the said 1st December 1847, will be placed in the hands of the Attorney to the Hon'ble Company for realization in such manner as to him shall seem fit.

7th.—No Tender of Money, Sub-Treasurer's Receipts or Public Securities, on account of Opium, upon which the prescribed deposit may not have been made before 4 o'Clock of the 1st December, will be afterwards accepted.

8th.—The Opium now advertised for Sale shall be paid for within fifteen clear days from the day of Sale, that is to say, no Treasury Receipt will be accepted in payment after 4 P. M. of Tuesday the 14th December 1847, and in case any lots of such Opium shall not be so paid for, and adjusted, then the cash deposit of 25 per Cent. even money of the amount for which each lot is knocked down, or any Public Securities that may have been deposited on account of such lots or chests, shall be forfeited, and the Opium be disposed of on account of Government at such time and in such manner as the Board of Customs, Salt and Opium, shall think fit, and the first Purchaser shall further be required to make good any loss or difference of price between that obtained at the re sale, and the amount at which the Opium was first purchased, forfeiting all advantages that may arise from such re-sale.

9th—Purchasers taking out Certificates or Orders for the delivery of Opium, after making full payment as above prescribed, shall have the option of naming the number of lots of their purchase, which they may desire to be included in each Certificate or Order, and it is to be clearly understood, that the Certificates or Orders so taken out shall be considered final and not afterwards changeable for other Certificates or Orders authorizing the delivery of single lots, or of a different number of lots or chests, whether more or less than the number of lots or chests originally required to be included in each Certificate or Order.

10th.—No Sub-Treasurer's Receipts, or Deposit of Public Securities, under the fifth of the present Conditions, will be received in this Office, except from the party recorded as the Purchaser in the Sale Book, or his authorized Agent. The receipt for deposit of Public Securities will be granted only in the name of such Purchaser, and the Securities so deposited will be returned when clearance has been made by the said Purchaser or his order.

11th.—The Officer Superintending the Sale on the part of the Board of Customs, Salt and Opium, is empowered to reject at his discretion the bid of any individual, unless such individual shall, on demand, tender at the time, a deposit either in Bank of Bengal Notes, Sub-Treasurer's Receipts, or other Government Securities, equalito 25 per Cent. even money of the amount so bid.

12th.—With a view to prevent fictitious biddings designed to obstruct the Sale, it is hereby notified, that the Officer of Government Superintending the Sale, shall be competent at any time during the Sale to withdraw any unsold lot, and immediately to put it up again for Sale at a maximum upset price, diminishing the same gradually until a bid is obtained, and the first bonk fide bidder for a lot, after it has been offered for Sale in the mode here

described, shall be held and declared to be the Purchaser of the said lot, and the Officer of Government Superintending the Sale shall also be competent to dispose in the same manner of as many of the subsequent lots as he may think proper; provided always, that no lot shall be sold below the minimum price of 400 Rupees, specified in the 2d Clause of these Conditions.

13th.—The Purchaser of any lot shall have the option of naming and purchasing in immediate succession any number of lots of the same Agency Opium to the extent of twenty-five lots, and for the lots so purchased, the Purchaser shall deposit for each lot 25 per Cent. even money of the amount bid by him for the first lot, and pay the same price per chest as that for which he purchased his first lot; provided always, that there remain a sufficient number of lots of that Opium to complete the said twenty-five, but not otherwise.

14th.—In the event of any dispute or difference touching or concerning any matter or question arising out of the Sale of the Opium included in this Notification, or adjustment of the account thereof, the same shall and may be tried and decided in the Supreme Court of Judicature at Fort William in Bengal, and all and every Plea and Pleas to the jurisdiction of the said Supreme Court shall be waived.

15th.—The following Papers, together with samples of the Opium for Sale, will be exhibited for inspection on the day of Sale, or may be seen previously to that date, by application at the Office of the Secretary to the Board of Customs, Salt and Opium.

No. 1—Certificate of the Opium now advertized for Sale.

No. 2-Report of the Examination of such Opium.

16th.—The Public are hereby informed, that in providing the investment of the Behar and Benares Opium for the years 1846-47, the same precautions have been taken as those which have been observed during past years, to have the Drug procured and sent down in a pure state, to have only the prescribed quantity of leaves used in forming the cakes, and to have the due proportion of Opium put into each cake. An account of the weight of the Drug when packed at Behar and Benares, and a statement of the average weight of the chests indiscriminately taken for the purpose of comparison from the dispatches on arrival at Calcutta, may be seen on application at the Office of the Secretary to the Board of Customs, Salt and Opium, and further that four chests of Behar and Benares Opium, which have been reserved from the provision of the two preceding years, will be also shewn to the Purchasers on the day of Sale, to enable them to judge of the state of preservation in which the Drug has kept.

17th.—Any further information respecting weight or quality of the Opium advertised for sale, that may be desired by parties connected with the Trade will, as heretofore, be furnished to them on application at the Office of the Board of Customs, Salt and Opium; but is accordance with established usage, under no direumstances will the Board entertain or recognize any claim to compensation for less from any alleged deficiency of weight, abstraction of Opium, or adulteration of the drug which may be preferred in reference to chests after the sale and delivery of the Opium for shipment.

18th.—The Public ere hereby informed, that in addition to the quantity above mentioned, the fol-

lowing quantities more or less of Behar and Benares Opium of 1846-47, will be brought to sale in the present season on or about the dates specified below:

	Behar, shout Chests	Benares, shout Chests	Total, shout Chests
On or about Monday, the 2	1850	780	2610
or ab ut Monday, the	1830	760	2610
about Monday, the }	1880	780	2610
mbout Morday, the &	180	780	2610
r about Monday, the ?	1830	780	2610
out Monday, the	1830	780	2610
ay 1848,	1830	780	2610
t Monday, the	1830	780	2610
y 1848, }	1830	780	2610
Angust 1848, } bout Monday, the	1830	780	2610
ptember 1848, } out Monday, the } tober 1848, }	1831	774	2605
Total,	20131	8574	28705

19th.—It is hereby further notified, that under the 6th Article of the convention between Great Butain and France, dated the 7th March 1815, quoted below, the Agents in India of His Majesty the King of the French, or persons duly appointed by them, are entitled to demand that, out of the quantities of Behar and Benares Opium de-clared as above for sale at the Twelve Sales, in the months of November and December 1847, and January, February, March, April, May, June, July, August, September and October 1848, there shall be delivered to them at the average of the particular Sale or Sales to which the Opium so applied for may belong, a quantity not exceeding in the aggregate 300 Chests, and the Agents of the French Government must make requisition for the whole of the Opium required by them during the season within 30 days after the publication of this advertisement, specifying the particular Sale or Sale from which the quantity of Opium is intended to be taken. If the Agents of the French Government shall not make the requisition for Opium withir the time above-mentioned, the entire quantity of about 31,315 Chests of Behar and Benares at above estimated will be brought to Sale in the usual manner, and if they shall make application for a quantity of Opium to be delivered to them out of the quantity advertized for Sale at each of any of the Twelve Sales above-mentioned, but shall not pay for it within the prescribed period of payment, the Deputy Governor of Bengal reservate to himself the right of disposing of the Option which the French Authorities may so fail to pay for either by increasing the quantity received at the Sale next ensuing the date of payment, at by selling it at a Sale to be held expressly for the purpose.

"Art. 6th.—With regard to the That it "Opium it is harmed he article of the Convention whose the high contracts above referred to:
"Ing parties hits at such "of the periodical Sales of that Article thereshall be reserved for the French Government, and delivered upon requisition duly made by the

" Agents of His Most Christain Majesty or by the " persons duly appointed by them, the number of Chests so applied for, provided that such supply " shall not exceed three hundred Chests in each " year, and the price for the same shall be deter-" mined by the average rate at which Opium shall " have been sold at every such periodical Sale, it being understood that if the quantity of Opium applied for at any one time shall not be taken on account of the French Government by the "Agents of His Most Christian Majesty within the usual period of delivery the quantity so applied for shall nevertheless be considered as "so much in reduction of the three hundred " Chests herein before-mentioned; the requisitions " for Opium as aforesaid are to be addressed to " the Governor General at Calcutta, within thirty "days after notice of the intended Sales shall " have been published in the Government Gazette."

By order of the Board of Customs, Salt and Opium,

CECIL BEADON, Offg. Secy.

GENERAL TREASURY NOTICE -The Public are hereby informed, that the Sub-Treasurer will negotiate Bills, not less than Co.'s Rs 1000 each, upon the undermentioned Provincial Treasuries, at the rate cited, to the extent of the surplus available at each Treasury:

Deputy Collector Bograh, Collector Burdwan, Dicto C. D. Cuttack, Ditto N. D. Cuttack, (Balasore,) Ditto S. D. Cuttack, (Pooree,)... Ditto Dinagepore, Deputy Collector Furreedpore,... Collector Jessore, Deputy Collector Maldah,..... Collector Midnapore, Ditto Mymunsing,.... Ditto Nuddea, Ditto Purneah, Ditto Rungpore,

At par & three days sight.

R. WALKER,

Accountant to the Govt. of Bengal.

Fort William, Accountant's Office, The 30th October, 1847.

Court for the Relief of Insolvent Debtors at Calcutta. THE matters of the Petition and Schedule (the same having been filed in Court) of

FRANCIS CHARLES PALMER,

of Pikeparrs, in the Twenty four Pergunuahs, a Government Pensioner, a prisoner for debt in the Gaol of Calcutta, will be heard on Saturday, the 11th day of December next, at the hour of 11 o'Cleck in the forenoon.

No Oceditor will be ollowed at the Hearing us to the discharge of a prisoner, unless he shall a have given notice to the Chief Clerk three clear to day before the day of Heating."

In the matter of Francis Section Ochme, of Cir-Clark in the Of-Load, in Dafeutta, Light in the Of-the Indian Law management, an Insold that the said insolvent do then attend.

On Tuesday, the 2d day of November, 1t was Ordered, that Saturday, the 11th day of December next is appointed for Hearing, in this matter

Mr. Panioty, Atty.

In the matter of Shaik On Wednesday, the Kurreem Bux, of Colloo- 3d day of November, tollah, in Calcutta, Persian instant, It was Order-Mohurrer, an Insolvent, ed, that Saturday, the 4th day of December next is appointed for hearing in this matter, and that the said Insolvent do then attend.

"Any Creditor or other person interested, " who may intend to establish or oppose any claim upon the Estates of the said Insolvents, may attend " and be heard, having given notice to the Chief " Clerk, three clear days before the day of Hearing. Office of Examiner, 6th November, 1847.

Mr. R. Graham, Atty.

WILLIAM HOLLWAY and JUSTIN BOUDET, of Government Place, in Calcutta, Milliners, Traders and Shopkeepers, carrying on trade and business together in Co-partnership under the Styles and Firms of Hollway and Company and Boudet and Company,

Now prisoners for debt in the Gaol of Calcutta, have filed their Petitions, praying for Relief under the Provisions of the Statute 9th Geo. IV. Cap. 73, entitled "an Act to provide for the Relief of Insolvent Debtors in the East Indies, &c.," and have executed an Assignment to the Common Assignee. in trust for the benefit of the Creditors of the said William Hollway and Justin Boudet, of all the real and personal Estate and Effects which they now have, or are entitled to, or which may come to, or be acquired by them before the Court shall have made its final order in the matter of the said Petition.

Office of Examiner, 9th November, 1847. Mr. Ochme, Atty.

NOTICE is hereby given, that the Pottah of Chuck Chillee, situated within the limits of the Soonderbuns, the bona fide property of Government, will be put up for public sale at Noon of Thursday the 11th November 1847, corresponding with 26th Kartick 1254 B. S. The individual who will bid for the Pottah above the others and will immediately pay to the Soonderbuns Commissioner the full amount of his purchase money, the Pottah will be drawn up in his name, and will be made over to him with the confirmation of Government, and the said individual will become the grantee of the said Chuck in every respect, and he will be subject to the conditions of the Pottah. It is further notified that the intending purchasers wishing to see or be informed of the conditions of the Pottah, the present state of the Chuck, Map, &c. can see and be informed with its particulars on their personal attendance or through an Agent at the Office, and which will be moreover proclaimed at the time of sale.

> ا وماكنت سين Commissioner.

Samderburs Commissioner's Office, Allipare, the 25th October 1847.

ADVERTISEMENT.-KIDDERPORE House is open for the reception of Pupils on the same terms with the Children of Subscribers.

For particulars apply to the undersigned. By order of the General Management,

JOHN McQUEEN, Secy. M. O. S.

Kidderpore, 1st November, 1847.

BANK OF BENGAL RATES. >

DISCOUNT.

Private Bills 3 months,	and Notes	t or within	10	per	Cent.
Government &	Acceptances	do.,	6	99	**
	INTEREST	CHARGED		•	

•			.,
INTEREST CHARGED		•	
On Fixed Loans, not exceeding 3 months, on Deposit of Company's Paper,	8	**	91
On Deposit of Metals and Indigo	9	50	49
On Deposit of other Goods,	10		**
On Accounts of Credit, not exceed- ing 3 months, on Deposit of Com- pany's Paper,	81	"	11
On Deposit of Metals and Indigo,	9 }		93
On Deposit of other Goods,	101	91	**

CHARLES HOGG,

Sery. & Treasurer.

Bank of Bengal, Colcutta, 28th October, 1847.

NOTICE.-Mr. George Brown is this day admitted a Partner in our Firm.

OSWALD, SEAL & Co.

Calcutta, 5th November, 1847.

LOST on the Road between the City of Ajmere and Cantonment of Nueseerabad, on the 10th September last, two Government Notes of the New 5 per Cent. Loan, No. 15819, for Co.'s Rs. 3000, and No. 16460, for Co.'s Rs. 2000, both in favor of Lieut.-Colonel C. Griffiths, 37th Regiment N. I. A reward of Co.'s Rs. 200 will be given to the finder on handing them over to the owner at Hosheyerpore, or to Messrs. Lyall, Matheson and Co., Calcutta.

LOST AT BURDWAN,-Halves of the Bank of Bengal Notes, Nos. 16871 and 17167, for Co.'s Rs. 250 each, the property of the late Manickram Roy, the payment of which has been stopped at the Bank.

THE New Form of "Kindred Roll Return," for Native Regiments, as directed to be used in future, under General Orders May 18, 1847, may be had on application to the Military Orphan Press, Calcutta, at Rupees 6-4 (Six Rupees Four Annas) per 100 eqpies.

This day is published (Sept. 25th, 1847) demy 8ve. pp. 840, English cloth boards,

ADDISON'S PAPERS IN THE

SPECTATOR:

Reprinted from the BASKERVILLE EDITION, and preceded by the Rt. Hon. T. B. MAGAULLY'S Essay on his Lark and WRITINGS.

Trice English Paper, 4 0 Ditto Scrampere Paper, 8 0 0

F. J. MOUAT, M. D.,

Govt. Book Agent.

Govt Book Agency, Sept 25, 1847.

This day is Published (Sept. 25, 1847,) Polio Foolscap, pp. 212-Price 10 Rs.

ARTICLES OF WAR.

ENGLISH, PERSIAN AND HINDOSTANEE: THE LATTER IN

The Devunaguree and English Letter.

SECOND EDITION, 1847.

W. RIDSDALB, Supt.

Books Lateip Bublished.

And for Sale at the Bengal Military Orphan Press,

HINDUSTANI VERSION of the London Pharmaconcela adit 1898. macopæia, edit. 1836; with an Appendix, containing an Abstract of the Actions, Uses and Doses, of all the Preparations contained in the Pharmacopæia,

Apply to W. BrusDALE.



SUPPLEMENT TO

The Calcutta Gazette.

Published by Authority.

WEDNESDAY, NOVEMBER 10, 1847.

Fort William, Home Department, Legislative, the 6th November 1847.

The following Extract from the proceedings of the Hon'ble the President of the Council of India in Council, in the Legislative branch of the Home Department, under date the 6th November 1847, is published for general information:

Read a second time the Draft of a proposed Act dated the 31st October 1846, and published in the Calcutta Gazette of the 7th November 1846, to enable the Commissioners who may be appointed under Act —— to purchase real or personal property for the improvement of the Town of Calcutta.

Resolution.—The Hon'ble the President in Council resolves that the following amended Draft on the subject be published for general information:

ACT No. - OF 1847.

To enable the Commissioners who may be appointed under Act XVI. of 1847 to purchase and hold real or personal property for the improvement of the Town of Calcutta.

Whereas by Act XVI. of 1847, entitled an Act for constituting Commissioners for the Improvement of the Town of Calcutta, partly by appointment of the Government and partly by election of the Rate-payers, provision was made for the appointment and election of such Commissioners, or in default of election, for the appointment of the whole of such Commissioners.

And whereas it is expedient, that provision should be made to enable such Commissioners to purchase and hold real or personal property for the purposes aforesaid in manner hereinafter mentioned.

And whereas it is probable that benevolent and public spirited individuals, with the view of contributing to the improvement and adornment of the said Town may be desirous of settling real or personal property by Deed or Will upon such Commissioners:

I. It is therefore enacted, that the said Commissioners shall be Trustees for and on behalf of the Government of Fort William in Bengal, and of the inhabitants of Calcutta, and shall sue and be specified Law and in Equity in Her Majesty's Supreme Court of Judicature at Fort William by the name of the Commissioners for the improvement of the Town of Calcutta, and shall have a common seal, and shall have power to take, purchase and

hold lands, tenements, hereditaments, goods, chattels and other property, as such Trustees for the purposes aforesaid.

II. And it is enacted, that whenever it shall appear to the said Commissioners, or a majority of them, that it is necessary they should purchase any any houses, buildings or grounds for the purposes aforesaid, the said Commissioners shall represent the same to the Governor of Bengal, and if he shall consent thereto, but not otherwise, shall enter into treaties for the purchase of such houses, buildings or grounds with the owners thereof, and in case they shall not be able to come to agreement with such owners or the amount of compensation shall not be settled by arbitration as hereinafter provided, then the said Commissioners shall apply to the Sheriff of Calcutta to summon a Jury, and the said Sheriff shall forthwith summon a Jury in manner hereinafter mentioned, to assess the price which the said Commissioners shall pay to the said owner or owners for the purchase of such houses, buildings and grounds with all appurtenances as aforesaid.

III. And whereas it is expedient to make provision for those cases in which the said Commissioners may be able to purchase lands, buildings or tenements by agreement, it is enacted, that it shall and may be lawful for the said Commissioners to agree with the owners of any lands, buildings or tenements by this Act authorized to be taken and which shall be required for the purposes of this Act, and with all parties having any estate or interest in such lands, buildings or tenements, or by this Act, or by any other authority or power enabled to sell and convey the same, for the absolute purchase of any such lands, buildings or tenements, or such parts thereof as they shall think proper, and of all estates and interests in such lands of what kind soever.

IV. And it is enacted, that it shall and may be lawful for all parties being seized, possessed of, or entitled to any such lands, buildings or tenements, or any estate or interest therein, to sell and convey or release the same to the said Commissioners and to enter into all necessary agreements for that purpose, and particularly it shall be lawful for all or any of the following parties so seized, possessed or entitled as aforesaid so to sell, convey or release (that is to say) all corporations, tenants in tail, or for life, married women, seized in their own right or entitled to dower, guardians, com-

mittees of lunatics and idiots, trustees or feofees in trust for charitable or other purposes, executors and administrators, and all parties for the time being entitled to the receipt of the rents and profits of any such lands in possession, or subject to any estate in dower, or to any lease for life or for lives, or for years, or any less interest, and the power so to sell and convey or release as aforesaid. may lawfully be exercised by all such parties not only on behalf of themselves and their respective Heirs, Executors, Administrators and Successors, but also for and on behalf of every person entitled in reversion, remainder or expectancy after them, or in defeasance of the estates of such parties, and as to such married women whether they be of full age or not as if they were sole and of full age, and as to such guardians on behalf of their wards, and as to such committee on behalf of the lunatics and idiots of whom they are the committees respectively, and that to the same extent as such wives, wards, lunatics and idiots respectively could have exercised the same power under the authority of this Act if they had respectively been under no disability, and as to such Trustees, Executors and Administrators on behalf of their cestui-que trusts whether infants, issue unborn, lunatics, femes covert or other persons, and that to the same extent as such cestui-que trusts respectively could have exercised the same powers under the authority of this Act if they had respectively been under no disability.

V. And it is enacted, that the purchase money, consideration, or compensation to be paid or given for any lands, buildings or tenements to be purchased or taken from any party under any disability or incapacity, and not having any power to sell or convey such lands except under the provisions of this Act, and the compensation to be paid for any permanent damage or injury to any such lands, buildings or tenements, shall in all cases be determined by the verdict of a jury to be summoned as hereinafter provided.

VI. And it is enacted, that it shall be lawful for any person seized in fee or entitled absolutely for his own benefit to any lands, buildings or tenements authorized to be purchased for the purposes of this Act to sell and convey such lands, buildings or tenements, or any part thereof, unto the said Commissioners in consideration of an annual rent-charge payable by the said Commissioners, but except as aforesaid the consideration to be paid for the purchase of any such lands, buildings or tenements, or for any damage done thereto, shall be in a gross sum.

VII. And it is enacted, that the yearly rent reserved by any conveyance of lands, buildings or tenements purchased by the said Commissioners for the purposes of this Act shall be charged on the rates hereinafter authorized to be raised and levied, and shall be paid by the said Commissioners as such rents become payable, and if at any time any such rents be not paid within thirty days after they so become payable, and after demand thereof in writing, the person to whom any such rent shall be payable, may recover the same from the said Commissioners with costs of suit by action of debt in the said Supreme Court.

VIII. And it is enacted, that when the said Commissioners shall require to purchase or take any of the lands, buildings or tenements which by this Act they are authorized to purchase or take, they shall give notice thereof to all the parties interested in such lands, or to the parties enabled by this Act to sell and convey or release the same

or such of the said parties as shall after diligent inquiry be known to the said Commissioners, and by such notice shall demand from such parties the particulars of their estate and interest in such lands and of the claims made by them in respect thereof, and every such notice shall state the particulars of the lands so required, and that the said Commissioners are willing to treat for the purchase thereof, and as to the compensation to be made to all parties for the damage that may be sustained by them by reason of the execution of the works.

IX. And it is enacted, that all notices required to be served by the said Commissioners upon the parties interested in or entitled to sell any such lands, buildings or tenements shall either be served personally on such parties, or left at their last usual place of abode if any such can after diligent inquiry be found, and in case any such parties shall be absent from the said Town or cannot be found after diligent inquiry, such notices shall be left with the occupier of such lands, or if [there be no such occupier shall be affixed upon some conspicuous part of such lands.

X. And it is enacted, that if the party claiming compensation desire to have the same settled by arbitration, and signify such desire by notice in writing to the said Commissioners before they have issued their warrant to the Sheriff to summon a jury in respect of such lands under the provisions hereinafter contained, stating in such notice the nature of the interest in respect of which such party claims compensation, and the amount of the compensation so claimed the same shall be so settled by arbitration accordingly, but unless the party claiming compensation shall as aforesaid signify his desire to have the question of such compensasion settled by arbitration, or if when the matter shall have been referred to arbitration the arbitrators or the umpire shall for three months have failed to make their or his award, or if no final award shall be made, the question of such compensation shall be settled by the verdict of a jury as hereinafter provided.

XI. And it is enacted, that when any question of disputed compensation by this Act authorized or required to be settled by arbitration, shall have arisen then unless both parties shall concur in the appointment of a single arbitrator, each party on the request of the other party shall nominate and appoint an arbitrator to which two arbitrators such dispute shall be referred, and every appointment of an arbitrator shall be made on the part of the said Commissioners under the hands of two of the said Commissioners, or of their Clerk duly authorized by such two Commissioners, and on the part of any other party under the hand of such party, or if such party be a corporation aggregate under the common seal of such corporation, and such appointment shall be delivered to the arbitrator or arbitrators, and shall be deemed a submission to arbitration on the prrt of the party by whom the same shall be made, and after any such appointment shall have been made neither party shall have power to revoke the same without the consent of the other, nor shall the death of either party operate as a revocation, and if after any such dispute shall have arisen and after a request in writing in which shall be stated the matter so required to be referred to arbi-tration, shall have been served by the pase party on the other party to appeint an arbitrator, such last mentioned party fail within for soon days after such service to appoint such arbitrator, then upon such failure the party making the request, and having himself appointed an arbitrator may appoint such arbitrator to act on behalf of both parties, and such arbitrator may proceed to hear and determine the matters which shall be in dispute, and in such case the award or determination of such single arbitrator shall be final.

XII. And it is enacted, that if before the matters so referred shall be determined, any arbitrator appointed by either party shall die or become incapable to act, the party by whom such arbitrator was appointed may nominate and appoint in writing some other person to act in his place, and if for the space of seven days after notice in writing from the other party for that purpose he shall fail to do so, the remaining or other arbitrator may proceed to hear and determine the matters which shall be in dispute, and every arbitrator who shall be so substituted as aforesaid shall have the same power and authorities as were vested in the former arbitrator at the time of such his death or disability aforesaid.

XIII. And it is enacted, that where more than one arbitrator shall have been appointed such arbitrators shall before they enter upon the matters referred to them, nominate and appoint by writing under their hands an umpire to decide on any such matters on which they shall defer, or which shall be referred to him under the provisions of this Act, and if such umpire shall die or become incapable to act, they shall forthwith after such death or incapacity appoint another umpire in his place, and the decision of every such umpire on the matters so referred to him shall be final.

XIV. And it is enacted, that if in either of the cases aforesaid the said arbitrators shall refuse, or shall for seven days after request of either party to such arbitration, neglect to appoint an umpire, any two of the Magistrates of Calcutta shall on the application of either party to such arbitration appoint an umpire, and the decision of such umpire on the matters on which the arbitrators shall differ or which shall be referred to him under this Act shall be final.

XV. And it is enacted, that when a single arbitrator shall have been appointed as hereinbefore provided, and such arbitrator shall die or become incapable to act before he shall have made his award, the matters referred to him shall be determined by arbitrators under the provisions of this Act in the same manner as if such arbitrator had not been appointed.

XVI. And it is enacted, that if where more than one arbitrator shall have been appointed either of the arbitrators refuse, or for seven days after the day of his appointment shall neglect to act, the other arbitrator may proceed to hear and determine the matters in dispute, and the decision of such other arbitrator shall be as effectual as if he had been the single arbitrator appointed by both parties.

XVII. And it is enacted, that if where more that one arbitrator shall have been appointed and where neither of them shall refuse or neglect to act as aforesaid, but such arbitrators shall fail to make their award within twenty-one days after the day on which the last of such arbitrators shall have been appointed, or within such extended time, (if any) as shall have been appointed for that purpose by both such arbitrators under their hands, the matters referred to them shall be determined by the umpire to be appointed as aforesaid.

XVIII. And it is enacted, that the said arbitrators or their umpire may call for the production of any documents in the possession or power of either party which they or he may think necessary for determining the question in dispute, and may examine the parties or their witnesses on oath or solemn affirmation, and administer the oaths and solemn affirmation necessary for that purpose.

XIX. And it is enacted, that before any such arbitrator or umpire as aforesaid shall enter into the consideration of any matters referred to him he shall in the presence of a Magistrate of Calcutta make and subscribe the following declaration, that is to say—

I, A. B., do solemnly and sincerely declare that I will fai thfully and honestly to the best of my skill and ability hear and determine the matters referred to me under the provisions of the Act ()

Made and subscribed in the presence of

And such declaration shall be annexed to the award when made, and if any arbitrator or umpire having made such declaration shall wilfully act contrary thereto, he shall be deemed guilty of a misdemeanour.

C. D.

XX And it is enacted, that all the costs of any such arbitration and incident thereto, shall be settled by the said arbitrators and shall be borne by the said Commissioners, unless the arbitrators shall award the same or a less sum than shall have been offered by the said Commissioners in which case each party shall bear their own costs incident to the said arbitration, and the costs of the said arbitrators shall be borne by the parties in equal proportions.

XXI. And it is enacted, that the said arbitrators or the said umpire, as the case may be, shall deliver their award in writing to the said Commissioners, and the said Commissioners shall retain the same, and on demand made at the office of their Clerk shall forthwith at their own expense furnish a copy thereof to the other party to the arbitration, and shall at all reasonable times when thereunto required produce the said award and allow the same to be inspected or examined at the office of their said Clerk by such party or any person appointed by him for that purpose.

XXII. And it is enacted, that the submission to any such arbitration as aforesaid may be made a rule of the said Supreme Court on the application of either or any party thereto, and may be enforced against all necessary parties by any rule, order or decree of the said Court notwithstanding that any or either of the said parties are not otherwise subject to the jurisdiction of the said Court.

XXIII. And it is enacted, that no award made with respect to any question referred to arbitration under the provisions of this Act shaft be set aside for irregularity or error in matter of form.

XXIV. And it is cnacted, that in every case in which a dispute or difference shall arise between the said Commissioners, and any person or persons whose property they may intend or desire to purchase for the purposes of this Act as to the amount of compensation to be paid for the said property which difference and dispute either of the said parties shall refuse to settle by arbitration the said Commissioners shall issue a warrant in writing signed by any one of them and sealed with their common seal to the Sheriff of Calcutta, requiring him to

summon a jury for the purpose of settling the said difference or dispute, and if such Sheriff be interested in the matter in dispute such warrant shall be addressed and sent to the Coroner of Calcutta, and if the said Sheriff and the said Coroner be both of them interested in the said matter then the said warrant shall be addressed and sent to the last person who shall have filled the office of Sheriff of Calcutta who is not interested in the said matter, and who is at the time of the issuing the said warrant an inhabitant of the said Town of Calcutta, and every such Sheriff, Coroner, or Ex-Sheriff shall have power if he think fit to appoint a Deputy or Assessor.

XXV. And it is enacted, that throughout the enactments contained in this Act relative to a reference to a jury where the term Sheriff is used the provisions applicable thereto shall be held to apply to every Coroner or other person lawfully acting in the place of the Sheriff, and in every case in which any such warrant as aforesaid shall have been directed to any other person than the said Sheriff of Calcutta, such Sheriff shall immediately on receiving notice of the delivery of the warrant on application being made to him for that purpose deliver over to the person to whom the said warrant shall have been directed, or to any other fit and proper person appointed by him to receive the same the Jurors' book and Special Jurors' list for the Town of Calcutta.

XXVI. And it is enacted, that upon the receipt of such warrant as aforesaid the Sheriff shall summon a jury of ten indifferent persons duly qualified to act as common jurymen in Her Majesty's Supreme Court of Judicature aforesaid, to meet at a convenient time and place to be appointed by him for that purpose, such time not being less than fourteen nor more than twenty-one days after the receipt of such warrant, and such place not being more than miles from the lands, buildings or tenements concerning and relating to which the said difference or dispute shall have arisen unless by consent of the parties interested some other time and place be agreed upon and settled, and the said Sheriff shall forthwith give notice to the said Commissioners of the time and place so appointed by him.

XXVII. And it is enacted, that out of and from the number of jurors appearing upon such summons as aforesaid, a jury of five persons shall be drawn by the said Sheriff in such manner and form as juries for trials of offences before the said Supreme Court are by the rules and orders of the said Court required to be drawn, and if a sufficient number of the jurymen so summoned as aforesaid do not appear in obedience to such summons as aforesaid the Sheriff shall return other indifferent men duly qualified as aforesaid of the byestanders or others that can speedily be procured to make up the jury to the said number of five persons, and the said Commissioners and all other parties interested in the said lands, buildings or tenements may have and make their challenges against any of the said jurymen according to the course and practice of the said Supreme Court, but neither the said Commissioners nor any of the said parties interested as aforesaid shall challenge the array.

XXVIII. And it is enacted, that in every such inquiry as aforesaid the said Sheriff shall preside, and the party or parties claiming compensation from the said Commissioners shall be deemed the plaintiff or plaintiffs as the case may be, and shall have all such rights and privileges as the

plaintiff is entitled to in the trial of actions at law in the Court of Queen's Bench at Westminster, and if the said Commissioners or any person interested in the said lands, buildings or tenements so request in writing the said Sheriff shall summon before him, any person who shall by the said Commissioners, or any person interested as aforesaid be considered necessary to be examined as a witness touching the matters in question, and on the like request the said Sheriff shall order the said jury to view the place or matter in controversy in like manner as views may be had in the trial of actions at law in the Court of Queen's Bench at Westminster.

XXIX. And it is enacted, that if the said Sheriff make default in any matter hereinbefore required to be done by him in relation to any such trial or inquiry as aforesaid, he shall forfeit and pay the sum of Fivo Hundred Rupees for every such offence, and such penalty shall be recoverable by the said Commissioners by an action of debt or on the case in the said Supreme Court, and if any person summoned and returned upon any jury under this Act, whether common or special, do not appear, or if appearing do refuse to make such lawful oath or affirmation as the said Sheriff may require, or in any other manner wilfully neglect his duty, he shall unless he shew reasonable excuse for the said default or neglect to the satisfaction of the said Sheriff forfeit a sum not exceeding One Hundred Rupees, and every such penalty as aforesaid payable by a Sheriff or juryman as aforeanid shall be applied in satisfaction of the costs of the said inquiry so far as the same will extend, and in addition to the penalty hereby imposed as aforesaid every such juryman shall in all respects be subject to the same regulations, pains and penalties as if such jury were returned for a trial in the said Supreme Court.

XXX. And it is enacted, that if any person who shall have been duly summoned to give evidence upon any such enquiry, and to whom a tender of his reasonable expenses shall have been made fail to appear at the time and place specified in the summons without sufficient cause, or if any person whether summoned or not who shall appear as a witness on any such inquiry refuse to be examined on oath or affirmation touching the subject matter in dispute every person so offending shall forfeit and pay to the party aggrieved thereby a sum not exceeding One Hundred Rupees, and that any person examined on oath or affirmation touching the subject matter in dispute who shall wilfully and falsely state any matter which if wilfully and falsely stated by such person in any Court of Justice in which such subject matter might be in dispute, would amount to wilful and corrupt perjury, shall be guilty of wilful and corrupt perjury.

XXXI. And it is enacted, that the said conmissioners shall give to all parties interested if any
lands, buildings, or tenements concerning or relating
to which an inquiry hath been appointed to be held
by the said Sheriff notice of the time and place of
such inquiry, not less than ten days before the
same is to be held, and the said notice shall be in
writing, and shall be served on each of the mid
parties personally or left at his last known place of
abode in the said Town, or if he have no such
place of abode then the said notice of every such
person shall be twice publicly advertised in one or
more of the Newspapers published within the said.

Town.

XXXII. And it is enacted, that that any such inquiry any party claiming compensation shall fail

to appear in person or by his Counsel or Agent, such inquiry shall not be proceeded with so far as concerns the compensation claimed by such absent party, but the compensation to be paid by the said Commissioners to such absent party shall be settled and determined by a Surveyor to be named and appointed by any two of the Magistrates of Calcutta without prejudice to such inquiry then and there proceeding before such Sheriff so far as concerns any compensation claimed by any other party or parties interested in such compensation in respect of the same premises who shall so appear.

XXXIII. And it is enacted, that before any jury shall proceed on any such inquiry as afore-said to inquire of and assess compensation or damages in respect of which their verdict is to be given they shall make oath, or if they object to make oath they shall make a solemn affirmation that they will truly and faithfully enquire of and assess such compensation or damages, and the said Sheriff shall administer such oaths and affirmations as well as the oaths and affirmations of all persons called upon to give evidence.

XXXIV. And it is enacted, that where such inquiry aforesaid shall relate to the value of any lands, buildings, or tenements to be purchased, and also to compensation claimed for injury done or to be done to any other lands, buildings, or tenements held therewith the jury shall deliver their verdict separately for the sum of money to be paid for the purchase of the lands, buildings, or tenements required by the said Commissioners, or of any interest therein belonging to the party or parties with whom the question of disputed compensation shall have arisen, or which under the provisions herein contained he is enabled to sell or convoy, and for the sum of money to be paid by way of compensation for the damage if any sustained or to be sustained by the said party or parties by reason of the severing of the lands, buildings, or tenements, taken from the other lands, buildings, or tenements of the said party or parties, or otherwise injuriously affecting such last mentioned lands, buildings, or tenements by the exercise of the powers conferred by this Act.

XXXV. And it is enacted, that the Sheriff before whom such inquiry as aforesaid shall be held shall give judgment for the purchase money or compensation assessed by such jury as aforesaid, and the verdict and judgment shall thereupon be signed by such Sheriff, and being so signed shall be delivered to and kept by the Keeper of the Records in the said Supreme Court among the Records of the said Supreme Court, and such verdicts and judgments shall be deemed Records, and the same or true copies or exemplifications thereof shall be good evidence in all Courts and elsewhere, and all persons may inspect the said verdicts and judgments, and may have copies or exemplifications thereof, or extracts therefrom, on paying for each inspection of any such verdict and judgment the sum of Eight Annas, and for every one hundred words copied or extracted therefrom Four Annas, which copies, exemplifications or extracts the said Keeper of the Records is hereby required to make out and sign and certify the same to be true.

**EXEVI: And it is enacted, that on every such

inquiry before a jury as aforesaid where the ver-diet of the jury shall be given for a greater sum than the sum previously offered by the said Com-missioners all the costs of such inquiry shall be been by the said Commissioners, but if the verdict of the jary shall be for the same or less sum than the man pregionaly offered by the said Commissionary and said of the costs of summoning, im-

panelling and returning the jury, and of taking the inquiry and recording the verdict and judgment thereon shall be defrayed by the parties claiming the said compensation or purchase money, and the other half by the said Commissioners, and each party shall bear his own costs other than as afore-

said incident to such inquiry.

XXXVII. And it is enacted, that the costs of any such inquiry as aforesaid shall in case of differences arising regarding the same be settled by the Taxing Officer of the said Supreme Court on the application of either party, and such costs shall include all reasonable costs, charges and expenses incurred in summoning, returning and impanelling the jury taking the enquiry, the attendance of witnesses, the employment of Counsel and Attornies, the recording the verdict and judgment thereon and otherwise incident to such inquiry

XXXVIII. And it is enacted, that if any such costs shall be payable by the said Commissioners, and if within seven days after demand duly made at the Office of the Clerk of the said Commissioners such costs be not paid to the party entitled to receive the same they may and shall be recoverable by distress, and on application to any Magistrate of Calcutta he shall issue his warrant accordingly, and if any such costs shall be payable by the owner of any lands, buildings, or tenements, or of any interest therein the same may be deducted and retained by the said Commissioners out of any money awarded by the jury to such owner or determined by the valuation of a Surveyor under the provision hereinafter contained, and the payment or deposit of the remainder, if any, of such money shall be deemed payment and satisfaction of the whole thereof, or if such costs shall exceed the amount of the money so awarded or determined the excess may and shall be recoverable by distress, and on application to any Magistrate of Calcutta he shall issue his warrant accordingly.

And it is enacted, that if either XXXIX. party in such case of disputed compensation as aforesaid desire such question to be tried before a special jury, such question shall be so tried, provided that notice of such desire if given by the other party be given to the said Commissioners before they have issued their warrant as aforesaid to the Sheriff, and for that purpose the said Commissioners shall by their warrant to the Sheriff require him to nominate a special jury of five jurors for such trial, and thereupon the Sheriff shall as soon as conveniently may be after the receipt by him of such warrant summon the said Commissioners, and the said other party to appear before him by themselves or their Attornies at some convenient time and place to be appointed by him for the pur-pose of nominating a special jury (not being less than five nor more than eight days from the service of such summons) and at the time and place so appointed the said Sheriff shall proceed to nominate and strike a special jury in the manner in which such juries shall be required by the Rules and Orders of the said Supreme Court for trials in the said Court, except as far as such Rules may be indensistent with the number of which the juries under this Act are to consist, and the said Sheriff shall appoint a day not later than the eighth day after the striking of such jury for the parties or their agents to appear before him to reduce the number of such jury, and thereof shall give four days notice to the said Commissioners, and the said other party, and on the day so appointed the She-riff shall proceed to reduce the said special jury to the number of eight in the manner used and accustomed in the said Supreme Court.

XL. And it is enacted, that the special jury on such inquiry as last aforesaid shall consist of five of the said eight who shall first appear on the names being called over, the said Commissioners and the said other party having respectively their lawful challenges against any of the said jurymen, and if a full jury of five do not appear and if after such challenges a full jury of five do not remain then upon the application of the said Commissioners or of the said other party, the Sheriff shall add to the list of such jury the names of any other disinterested persons qualified to act as special or common jurymen in the said Supreme Court who shall not have been previously struck off the afore-said list, and who may be then in attendance before the said Sheriff, or can speedily be procured so as to complete such special jury, the said Commissioners and the said other party having respectively their lawful challenges against such persons, and the Sheriff shall proceed to the trial and adjudication of the matters in question by such jury, and such trial shall be attended in all respects with the like incidents and consequences, and the like penalties shall be applicable as hereinbefore provided in the case of a trial by a common jury.

XLI. And it is enacted, that any other inquiry than that for the trial of which such special jury may have been struck and reduced as aforesaid may be tried by such jury provided the said Commissioners and all the other parties interested therein respectively shall give their consent to

such trial.

XLII. And it is enacted, that where the purchase money or compensation to be paid by the said Commissioners for any lands, buildings or tenements to be purchased or used by the said Commissioners shall be payable to any person who by reason of absence from the Presidency of Bengal is prevented from treating, or who cannot after diligent inquiry be found, or who shall not appear at the time appointed for the inquiry before the jury as hereinafter provided after due notice thereof given to him, such purchase money or such compensation to be paid for any permanent injury to such lands, buildings or tenements shall be such as shall be determined by the valuation of such able practical Surveyor as two of the Magistrates of Calcutta aforesaid shall nominate for that purpose as hereinafter provided.

XLIII. And it is enacted, that upon application of the said Commissioners two of the Magistrates of Calcutta aforesaid, and upon such proof as shall be satisfactory to them that any such party is by reason of absence prevented from treating, or cannot after diligent inquiry be found, or that such party failed to appear on such inquiry before a jury as aforesaid after due notice given to him for that purpose, such Magistrates shall by writing under their hands nominate an able practical Surveyor, approved by the said Commissioners, to determine the amount of such purchase money or compensation as aforesaid, and such Surveyor shall determine the same accordingly, and shall annex to his valuation a declaration in writing signed by him of the correctness thereof.

XLIV. And it is enacted, that before any such Surveyor shall enter upon the duty of making such valuation as aforesaid he shall in the presence of such Magistrates, or one of them, make and subscribe the declaration following at the foot of such nomination by the said Magistrates as afgresaid, that is to say—

I. A. B., do solemnly and sincerely declars, that I will faithfully, impartially and honestly, according to the best of my skill and bility execute.

the duty of making the valuation hereby referred to me.

A. B.

Made and subscribed in the presence of

C. D.

And if any such Surveyor shall corruptly make such declaration, or having made such declaration, shall wilfully act contrary thereto he shall be deemed guilty of a misdemeanour.

XLV. And it is enacted, that the said nomination and declaration shall be annexed to the valuation to be made by such Surveyor and shall be preserved together therewith by the Clerk to the said Commissioners, and he shall at all reasonable times produce at his office the said valuation and other documents on demand to the owner of lands, buildings or tenements comprized in such valuation and to all other parties interested therein.

XLVI. And it is enacted, that in estimating the purchase money or compensation to be paid by the said Commissioners in any of the cases aforesaid regard shall be had by the Magistrates, Arbitrators or Surveyors, as the case may be, not only to the value of the lands, buildings or tenements to be purchased by the said Commissioners, but also to the damage if any to be sustained by the owners of the lands, buildings or tenements by reason of the severing of the said lands, buildings or tenements taken from other lands, buildings or tenements of such owner, or otherwise injuriously affecting such other lands, buildings or tenements by the exercise of the powers of this Act.

XLVII. And it is enacted, that where the compensation payable in respect of any lands, buildings or premises, or any interest therein, shall have been ascertained by the valuation of a Surveyor and deposited as hereafter provided by reason that the owner of or party entitled to convey such lands, buildings and tenements, or such interest therein as aforesaid, could not be found or was absent, and such owner or party shall be dissatisfied with such valuation it shall be lawful for him before he shall have applied as hereinafter provided for payment or investment of the monies so deposited under the provisions herein contained, by notice in writing to the said Commissioners to require the question of such compensation to be submitted to arbitration, and thereupon the same shall be so submitted accordingly in the same manner as in other cases of disputed compensation hereinbefore authorized or required to be submitted to arbitration.

XLVIII. And it is enacted, that the question to be submitted to the arbitrators in the case last aforesaid shall be whether the said sum so deposited as aforesaid by the said Commissioners was a sufficient sum, or whether any and what further sum ought to be paid or deposited by them.

XLIX. And it is enacted, that if the arbitrators shall award a further sum to be paid of deposited by the said Commissioners they shall pay or deposit, as the case may require, such further sum within fourteen days after the making of such award, or in default thereof the same may be receivered with costs by action or suit in the said Supreme Court.

L. And it is enacted, that if the arbitrators shall determine that the sum so paid or deposited was sufficient the nests of and incident to such arbitration to be determined by the arbitrators hall

be in the discretion of the arbitrators, but if the arbitrators shall determine that a further sumought to be paid or deposited by the said Commissioners all the costs of and incident to the arbitration shall be borne by the said Commissioners.

LI. And it is enacted, that if any party shall be entitled to any compensation in respect of any lands, buildings or tenements, or of any interest therein which shall have been taken for or injuriously fected by the execution of the works of the said Commissioners, and for which the said Commissioners shall not have made satisfaction under the provisions of this Act, such party may have the same settled either by arbitration or by the verdict of a jury as he shall think fit; and if the said party desire to have the same settled by arbitration it shall be lawful for him to give notice in writing to the said Commissioners of such his desire, stating in such notice the nature of the interest in such lands, buildings or tenements in respect of which he claims compensation and the amount of the compensation so claimed therein, and unless the said Commissioners, be willing to pay the amount of the compensation so claimed, and shall enter into a written agreement for that purpose within twenty-one days after the receipt of any such notice from any party so entitled, the same shall be settled by arbitration in the manner herein provided, or if the party so entitled as aforesaid desire to have such question of compensation settled by jury it shall be lawful for him to give notice in writing of such his desire to the said Commissioners, stating such particulars as aforesaid, and unless the said Commissioners be willing to pay the amount of compensation so claimed and enter into a written agreement for that purpose, they shall within twenty-one days after the receipt of such notice issue their warrant to the Sheriff to summon a jury for settling the same in the manner berein provided, and in default thereof they shall be hable to pay to the party so entitled as aforesaid the amount of the compensation so claimed, and the same may be recovered by him by action of debt or on the case in the said Supreme Court.

LII. And it is enacted, that so soon as the amount of the purchase money or compensation to be paid by the said Commissioners in respect of any lands, houses, tenements, or hereditaments, or any interest therein, shall be ascertained, fixed, awarded or settled in any of the modes sanctioned and appointed by this Act as aforesaid, if the said lands, houses, tenements, or hereditaments shall have been purchased or taken by the said Commissioners from any person or persons not entitled to sell or convey the same except under the provisions of this Act as being tenant for life or in tail, married women, guardian, committee, trustee, Executor or Administrator, or person having a partial or quali-fied interest therein, or who shall refuse to accept such purchase money or compensation, or neglect or fail to make out a title to such lands, houses, tenements, or hereditaments, or to the interest therein claimed by him to the satisfaction of the said Commissioners, or shall refuse tion of the said Commissioners, or shall refuse to convey or release the same, or shall be absent from the Presidency of Bengal, or cannot after diligent enquiry be found, the said Commissioners are hereby empowered and required forthwith to invest the said purchase money or amount of compensation in some of the Securities of Promissory Notes of the East India Company's Paper, at the current price of the day, and to deposit

the same with the Government Agent at Fort William aforesaid in the name and with the privity of the Accountant General of the said Supreme Court to be placed by him to the account of such Accountant General to the credit of the parties interested, or who may be or become interested in such lands, houses, tenements, or hereditaments, describing both them and the said parties so far as the said Commissioners can do pursuant to the course of proceeding in the said Court under the Rules, Orders and Regulations of the said Court, regarding monies paid into the said Court in matters and causes depending before it on its Equity side, and such Securities shall remain so deposited and the interest thereon shall be regu-larly received by the said Government Agent and credited to the said account, and when and so often as the said interest so received by the said Government Agent shall amount to a sufficient sum for that purpose such interest shall be invested by the said Government Agent from time to time in other such Securities as aforesaid, and such monies, principal and interest, shall remain so invested and deposited until the same be applied under the authority of the said Court upon the petition of the party who would have been entitled to the rents and profits of the lands, houses, tenements, and hereditaments in respect of which such monies shall have been deposited to some one or more of the following purposes, that is to say-In the discharge of any debt or incumbrance affecting the lands, tenements, and hereditaments in respect of such money shall have been paid or affecting other lands settled therewith to the same, or the like uses, trusts or purposes, or in the purchase of other lands, tenements, or hereditaments to be conveyed, limited and settled upon the like uses, trusts and purposes, and in the same manner as the lands, tenements, or hereditaments in respect of which such money shall have been paid, stood settled, or if such money shall be paid in respect of any buildings taken under the authority of this Act, or injured by the proximity of the works in removing or replacing such buildings or substituting others in their stead, or in payment to any person who shall become absolutely entitled to such money, and until such monies can or shall be so applied, the interest, dividends and annual proceeds of such Company's Paper shall and may upon the like petition and order be paid to the party or parties who would for the time being have been entitled to receive the rents and profits of the said lands, houses, tenements, and hereditaments.

LIII. And it is enacted, that where any purchase money or compensation paid as aforesaid under the provisions of this Act shall have been paid in respect of any lease for a life or lives, or years, or any estate in lands, tenements or herediraments less than the whole fee simple thereof, or in respect of any reversion dependent on any such lease or estate, it shall be lawful for the said Supreme Court on the petition of any party interested in such money to order that the same shall be laid out, invested, accumulated and paid in such manner as the said Court may consider will give to the parties interested in such money the same benefit therefrom as they might lawfully have had from the lease, estate or reversion in respect of which such money shall have been paid or as near thereto as may be.

LIV. And it is enacted, that upon payment or deposit in manner hereinbefore mentioned of

the purchase money or compensation agreed or awarded to be paid in respect of any lands, tene-ments, or hereditaments purchased or taken by the said Commissioners under the provisions of this Act, the owners of and all parties by this Act enabled to sell or convey such lands, tene-ments, and hereditaments shall when required so to do by the said Commissioners, duly convey such lands to the said Commissioners, or as they shall direct, and in default thereof, or if such party fail to adduce a good title to such lands, tenements, and hereditamen s to the sati-faction of the said Commissioners it shall be lawful for the said Commissioners if they think fit to execute a deed of sale under their common seal, containing a description of the lands, tenements, and hereditaments in respect of which such default shall be made, and reciting the purchase or taking thereof, and the names of the parties from whom the same were purchased or taken, and the payment made in respect thereof, and de-claring the fact of such default having been made, and thereupon all the estate and interest in such lands, tenements, and hereditaments of, or capable of being sold and conveyed by the party with whom the said Commissioner shall have made such agreement, or to whom such pur-chase money or compensation shall have been awarded by a jury or by arbitrators, or by a Surveyor appointed by any Magistrate or Magistrates, or as hereinbefore provided shall vest absolutely in the said Commissioners, and as against such parties and all parties or behalf of whom they are hereinbefore enabled to sell and convey the said Commissioners shall be entitled to immediate possession of such lands, tenements, and hereditaments.

LV. And it is enacted, that if the owner of any such lands, tenements, and hereditaments purchased or taken by the said Commissioners, or of any interest therein, on tender of the purchase money or compensation agreed or awarded to be paid in respect thereof, shall refuse to accept the same, or neglect or fail to make out a title to such lands, tenements, and hereditaments, or to the interest therein claimed by him to the satisfaction of the said Commissioners, or if he refuse to convey or release such lands, tenements, and heveditaments as directed and required by the said Commissioners, or it any such owner be absent from the Presidency of Bengal, or cannot after diligent inquiry be found or fail to appear on the inquiry before a jury as hereinbefore provided, it shall be lawful for the said Commissioners to place the purchase money or compensation payable in respect of such lands, tenements, and hereditaments, or any interest therein to the credit of the parties interested in such lands, tenements, and hereditaments (the said parties being described so far as the said Commissioners can describe them) subject to the controul and disposition of the said Supreme Court, and it shall be lawful for the said Commissioners if they shall think fit to execute a deed of sale under their common seal containing a description of the lands, tenements, and hereditaments in respect whereof such purchase money or compensation shall have been placed to credit, and declaring the circumstances under which and the names of the parties to whose credit such purchase money or compensation shall have been placed, and thereupon all the estate and interest in such lands, tenements, and heredwhereof such parties for whose use and to respect

shall have been placed to credit, shall very absolutely in the said Commissioners, and as against such parties they shall be entitled to immediate possession of such lands, tenements, and hereditaments.

LVI. And it is enacted, that upon the application by petition of any party making claim to the money so placed to credit as last aforesaid, or any part thereof, or to the lands, huldings, or tenements in respect whereof the same shell have been so placed to credit, or any part of such lands, buildings, or tenements, or any interest in the same the said Supreme Court on its Equity side may in a summary way as to the said Court shall seem fit, order such money to be laid out or invested in Company's Paper and deposited as aforesaid with the said Government Agent, and may order distribution thereof or payment of the interest thereof according to the respective estates, titles or interests of the parties making claim to such money, lands, buildings, or tenements, or any part thereof, and may make such other order in the premises as to the said Court shall seem just.

LVII. And it is enacted, that the said Commissioners shall not be deemed necessary or competent parties to any such proceeding in the said Supreme Court, but that due notice shall be given according to the course and practice of the said Court in matters before it by summary petition by the party or parties petitioning to all other parties interested to whom it shall be competent to appear in such summary suit to defend and maintain their respective right and interests.

LVIII. And it is enacted, that the said Commissioners may with the consent of the said Governor sell and dispose of any lands or tenements vested in them by virtue of this Act, or any part thereof either together or in parcels as they may find most convenient and advantageous and the money to arise and to be produced by such sale shall be applied to such of the purposes of this Act or Act No. of 184, as the said Commissioners shall think fit, and the purchaser of such lands or tenements shall not be answerable or accountable for any misapplication or non-application of such purchase money; and for the completing and carrying any such sale into effect the said Commissioners may make and execute a conveyance of the lands and tenements sold and disposed of as aforesaid unto the purchaser thereof, and such conveyance shall be under the common seal of the said Commissioners.

LIX. And it is enacted, that in every conveyance of lands to be made by the said Commissioners under this Act the word "grant" shall operate as express covenants by the said Commissioners for themselves and their successors with the respective grantees therein named; and their Successors, Heirs, Executors, Administrators or Assigns, as the case may be, according to the quality and nature of such grants, and of the estate or interest therein expressed to be thereby conveyed as follows except as far as the same shall be restrained or limited by express words contained in any such conveyance (that is to say) A covenant that notwithstanding any act or destail done by the said Commissioners, they were set the time of the execution of such conveyance under and by virtue of the provisions of this Act possessed of the lands or premises granted thereby for an indefeasible estate of inheritance in its simple free from all exceptions of the state of inheritance in the simple free from all exceptions of the state of inheritance in the simple free from all exceptions of the state of inheritance in the simple free from all exceptions of the state of inheritance in the simple free from all exceptions of the state of inheritance in the simple free from all exceptions of the state of inheritance in the simple free from all exceptions of the state of inheritance in the simple free from all exceptions of the state of inheritance in the simple free from all exceptions of the state of inheritance in the simple free from all except of the state of inheritance in the simple free from all except of the state of inheritance in the simple free from all except of the state of inheritance in the simple free from all except of the state of inheritance in the simple free from all except of the state of inheritance in the simple free from all except of the state of inheritance in the simple free from all except of the simple free from all

LX. And in order to raise money for defraying the expenses incurred or to be incurred by provisions of this Act or of Act No. of 184 it it is enacted, that it shall be lawful for the said Commissioners, and they are hereby authorized subject in each case to the approval of the Governor aforesaid to be signified in writing, to borrow and take up at interest on the credit of the rates, taxes and duties authorized to be made, levied and received by the said Commissioners from any person who shall be willing to advance the same the sum and sums of money necessary for defraying the costs, charges and expences incurred or to be incurred by the said Commissioners in carrying into effect with the least possible delay the provisions of this Act or of Act No. of 184 and for securing the repayment of such sum or sums of with such interest thereon as shall be agreed upon between the said Commissioners, and the person or persons lending or advancing the same, the said Commissioners may mortgage and assign over the said rates, taxes, tolls and duties, or any part thereof to the person or persons who shall advance such money, or to a Trustee or Trustees on his or their behalf as security for the money so to be borrowed, together with interest upon the same, and no assessment, tax, toll or duty over which any such mortgage shall have been granted shall be repealed in whole or in part until such mortgage shall be paid off unless by the consent in writing of such mortgagee.

LXI. And it is enacted, that in order to · discharge the principal money of any sum or sums of money as shall be borrowed on security of the assessments, taxes and duties aforesaid, it shall be lawful for the said Commissioners, and they are hereby authorized and required yearly and every year to deduct, appropriate and set apart, and apply out of the rates aforesaid such a sum of money as shall be in proportion to one-thirtieth part of the money borrowed or secured, and which at that time shall remain due and secured as aforesaid upon the said assessments, taxes and duties as and for a Sinking Fund to be applied in paying off and discharging the principal monies so borrow-ed or secured, and from time to time cause the amount of such Sinking Fund to be invested in the Securities of the East India Company called Company's Paper, and such Company's Paper to be deposited from time to time in the hands of the Government Agent, who is hereby empowered and required to increase the same by investigating the interest payable thereon as the same shall become due and payable in the purchase of other Company's Paper, and so on from time to time so that the said Sinking Fund shall accumulate at compound interest until the same shall be of sufficient amount to pay off the said principal debts, or one of them or some part of some one of them at which time the same shall be so applied in paying off the same in manner hereinafter mentioned.

TXII. And it is enacted, that every mortgage of assessments, taxes and duties authorized to be read under the provisions of this Act shall be by deed in which the consideration shall be truly stated, and every such deed shall be under the common seal of the said Commissioners, and signed by three of them at the least at one of their annual, quarterly or special meetings aforesaid, and may be according to the form in the Schedule [A] to this Act annexed, or to the like effect, and the respective mortgagees shall be extitled one with another to their respective proportions of the

assessments, taxes, tolls and inties comprised in such mortgages according to the respective sums which in such mortgages are mentioned to be advanced by such mortgagess respectively, and to be repaid the sums so advanced with interest without any preference one above another by reason of priority of advance, or of the date of any such mortgage respectively.

LXIII. And it is enacted, that the expences of every mortgage shall from time to time be defrayed by the said Commissioners out of the money raised by the same.

LXIV. And it is enacted, that a Register of all the said mortgages shall be kept by the Clerk of the said Commissioners, and within fourteen days after the date of any mortgage an entry or memorial spec.fying the number and date of such mortgage, and the sum secured thereby and the names of the parties thereto with their proper additions shall be made in the said Register, and the said Register may be perused at all reasonable times by any mortgagee or by any person interested in any such mortgage without fee or reward.

LXV. And it is enacted, that from time to time any party entitled to any such mortgage may transfer his right and interest therein to any other person, and every such transfer shall be by deed wherein the consideration shall be truly stated, and every such transfer may be according to the form in the Schedule B to this Act annexed or to the like effect.

LXVI. And it is enacted, that within thirty days after the date of every such transfer if executed within the territories subject to the Government of the East India Company, or otherwise, within thirty days after the arrival thereof within the said territories, it shall be produced to the said Clerk, and thereupon the said Clerk shall make an entry or memorial thereof in the Register aforesaid in the same manner as in the case of an original mortgage, and for such entry the said Clerk may demand and receive a fee not exceeding Two Rupess, and after such

entry every such transfer shall entitle the transferee, his Executors, Administrators and Assigns to the full benefit of the original mortgage, and the principal and interest secured thereby, and such transferee may in like manner sasign or transfer the same again and toties quoties, and it shall not be in the power of any person except the person to whom the said mortgage shall have been last transferred, his Executors or Administrators or Assigns to make void, release or discharge the original mortgage, or the mosies due thereon or secured thereby.

LXVII. And it is enacted, that from and after the payment or satisfaction of all the principal and interest of monies secured by any mortgage made under the powers of this Act all the estate, property, right and interest by such mortgage vested in the mortgagee, his Heirs, Executors, Administrators or Assigns shall without any transfer or release, or any other act or deed whatsoever immediately cease and determine.

LXVIII. And in order that no undue preference may be given in paying off any mortgages it is enacted, that whenever the said Commissioners shall be enabled to pay off one or more out of the number, of the said mortgages, er a part of the money secured on any such martgages, they shall decide the order in which such mortgages shall be

paid off by lot or ballot, and shall cause a notice signed by their Clerk to be given to the person entitled to the money to be paid of pursuant to such lot or ballot, and such notice shall express the principal sum proposed to be paid off, and that the same will be paid together with the interest due thereon, at the office of the Clerk of the said Commissioners on a day and at an hour to be specified at the expiration of six months from the date of giving such notice.

LXIX. And it is enacted, that the said Commissioners may if they think proper fix a period for the repayment of the whole of the principal money borrowed on any one mortgage under the provisions of this Act with the interest thereon, and in such case the said Commissioners shall cause such period to be inserted in, the mortgage deed, and upon the expiration of such period the said principal sum, together with the arrears of interest thereon, shall on demand be paid to the party entitled to receive such principal sum and interest, and if no other place of payment be inserted in such mortgage deed such principal and interest shall be payable at the office of the Clerk of the said Commissioners.

LXX. And it is enacted, that if no time be fixed in the mortgage deed for the repayment of the money so borrowed the party entitled to receive such money may at the expiration, or at any time after the expiration of twelve months from the date of such mortgage, demand payment of the principal sum thereby secured, with all arrears of interest, upon giving six months previous notice for that purpose, and in the like case the said Commissioners may at any time pay off the money borrowed on giving the like notice, and every such notice shall be in writing or print; or partly in writing and partly in print, and if given by a mortgagee or creditor shall be delivered to the Clerk aforesaid or left at his office, and if given by the said Commissioners shall be given either personally to such mortgagee or creditor, or left at his residence, or it his present residence be not known then at his last known place of abode, or if such mortgagee or creditor be unknown to the said Commissioners, or cannot be found after diligent inquiry and his last place of abode be unknown such notice shall be given by advertisement in the Calcutta Government Gazette, and once in each of three successive weeks in two of the Calcutta newspapers.

LXXI. And it is enacted, that if the said Commissioners shall have given notice in terms of this Act of their intention to pay off any such mortgage then at the expiration of such notice all further interest shall cease to be payable on such mortgage unless demand of payment be made pursuant to such notice, and unless on such demand being duly made the said Commissioners shall fail to pay the principal and interest then due on such mortgage.

LXXII. And it is enacted, that it shall be lawful for any mortgages or other person entitled to receive payment of the money secured by any such mortgage to enforce the payment of the principal money and interest due thereon by applying for the appointment of a Receiver in the manner hereinafter provided, but in order to authorize the appointment of such Receiver the amount of money owing to the mortgages or mortgages or ore-distributed ereditors by whom the application is made shall not be less than Ten Thousand Rupees.

LXXIII. And it is enacted, that if within six months after the principal money or any interest ewing upon any such mortgage has become payable and after demand thereof in writing the same be not paid the mortgages or other creditor as aforesaid (without prejudice to his right to see for such principal money, together with all arrears of interest in any competent Court or Courts of Law or Equity) may if his debt amount to the sum of Ten Thousand Rupees alone, or if his debt does not amount to that sum in conjunction with other mortgagees whose debts being so in amears after demand as aforesaid shall, together with his amount to the said sum require the appointment of a Receiver by an application to be made as hereinafter provided.

LXXIV. And it is enacted, that every application for a Receiver shall be made to one or more Justices of Her Majesty's Supreme Court of Judicature at Fort William in Bengal, and on any such application it shall be lawful for such Justice or Justices by order in writing after hearing the parties to appoint a fit and proper person to receive the whole or a competent part of the rates and assessments, and to apply the same to the payment of such interest or principal and interest as the case may be, together with all costs, including the charges of receiving the rates and assessments until the said principal and interest, together with all such costs and charges be fully paid, and upon such appointment being made all such rates and assessments as aforesaid shall be paid to and received by the person so appointed who is hereby empowered to give good and sufficient discharges for the same, and the money so to be received shall be so much money received by or to the use of the party to whom such interest or such principal and interest. as the case may be, shall be then due, and on whose behalf such Receiver shall have been appointed, and after such interest and costs, or such principal, interest and costs have been so received the power of such Receiver shall cease.

SCHEDULE A.

FORM OF MORTGAGE DEED.

Mortgage No. Rupees By virtue of the Act of the Legislative Council No. of 184, We the Commissioners appointed and acting under and by authority of the said Act, in consideration of the sum of Co.'s Rupees paid to us by A. B. of do hereby assign unto the said A. B., his Executors, Administrators and Assigns, all the rates, tolls and sums of money arising in the Town of Calcutta and District thereunto adjoining by virtue of the said Act, and all the estate, right, title and interest of the said Commissioners in the same. To hold unto the said A. B., his Executors, Administrators and Assigns until the sum of

together with interest for the same at the rate of for every hundred Rupees by the year be satisfied (the principal sum to be repaid at the of years from the date hereof)—(in sase any certain period be agreed upon for that purpose.)

Given under our common seal this in the year of our Lord and signed by us at our Meeting on the said day.

A. B. Commissioner,

C. D.

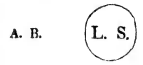
E. F.

SCHEDULE B.

FORM OF TRANSFER OF MORTGAGE.

I, A. B., of in consideration of the sum paid to me by G. H. of hereby transfer to the said G. H., his Executors, Administrators and Assigns a certain Mortgage made by the Commissioners Number appointed and acting under and by authority of Act No. of the Legislative Council of India Act No. of 184, bearing date the day of securing the sum of Company's Rupees for and interest (or if such transfer be by indorsement the within security) and all my right, estate and interest in and to the money thereby secured, and in and to the rates, tolls and property thereby assigned.

In Witness whereof I have hereunto set my hand and seal this day of in the year of our Lord



Ordered, that the Draft be reconsidered at the first Meeting of the Legislative Council of India after the 11th day of December next.

G. A. BUSHBY, Secy. to the Govt. of India.

Fort William, Home Department, Legislative, the 6th November, 1847.

The following Draft of a proposed Act was read in Council for the first time on the 6th of November, 1847:

ACT No. — OF 1847.

An Act for removing doubts as to the meaning of the words "Thug" and "Thuggee" and the expression "Murder by Thuggee" when used in the Acts of the Council of India.

Whereas doubts have arisen as to the meaning of the words "Thug" and "Thuggee," and the expression "Murder by Thuggee," when used in the Acts of the Council of India:—

It is hereby declared and enacted, that the word "Thug" when used in any Act heretofore passed by the Council of India, shall be taken to have meant and to mean a person who is, or has at any time been habitually associated with any other or others for the purpose of committing, by means intended by such person or known by such person to be likely to cause the death of any person, the offence of Child-stealing or the offence of Robbery not amounting to Dacoity. And that the word "Thuggee" when used in such Acts shall be taken to have meant and to mean the offence of committing or attempting any such Child-stealing or Robbery by a Thug. And that the expression "Murder by Thuggee," when used in such Acts shall be taken to have meant and to mean Murder when employed as the means of committing such Childstealing or such Robbery by a Thug.

Ordered, that the Draft now read be published for general information.

Ordered, that the said Draft be re-considered at the first Meeting of the Legislative Council of India after the 6th day of February next.

G. A. Bushby, Secy. to the Govt. of India.



The Calcutta Gazette.

Published by Authority.

Tt is requested that Government Notifications for the Calentta Gazette, of any length may be sent to the Press by NOON of TUESDAYS and FRIDAYS; and those of a few lines only, before 5 p. m. of those days.

SATURDAY, NOVEMBER 13, 1847.

General Orders by the Right Hon'ble the Governor General of India.

Camp Cawapore, 5th November, 1847.—The Right Hon'ble the Governor General is pleased to appoint Lieutenant Alexander David Turnbull, of Eugineers, to be Superintendent of Canals West of the Jumna, in subordination to the Superintendent of Canals, vice Brevet Captain, Henry Siddons, transferred to another situation.

Camp Campore, 6th November, 1847.—At the recommendation of the Right Hon'ble the Commander in Chief, the Right Hon'ble the Governor General is pleased to appoint Lieutenant J. M. Swinton, of the Die Regiment Native Infantry, Adjutant and Quarter Master of European Invalids, to be Fort Adjutant at Chunar, in succession to Lieutenant W. E. Mulcaster, who has been transferred to another situation.

J. S. BANKS, Captain,

Asst. Secy. to Govt. of India, Mily. Dept.,

with the Govr. Genl.

Fort William, Home Department, Legislative, the 6th November, 1847.

The following Act is passed by the Hon'ble the President of the Council of India in Council on the 6th November 1847, with the assent of the Right Hon'ble the Governor General of India, which has been read and recorded.

Ordered, that the Act be promulgated for general information.

ACT No. XVII. of 1847.

An Act for remedying a defect in the Law regarding undiscovered defaults in the prosecution of Suits.

Whereas inconvenience has resulted from the rule that the discovery of defaults in the prosecution of suits and appeals brought in any Court of the East India Company, within the Territories subject to the Presidencies of Bengal and Madras, invalidates all proceedings in such suits and appeals, which may have been had since the occurrence of such default:

It is bereby enacted, that in the said Courts every default of a plaintiff or appellant, in all

suits or appeals now pending or hereafter to be brought, and in all suits which have been decided but are still open to appeal, shall be held to be cured whenever the opposite party, passing over the default, shall have taken any step in the suit or appeal, and whenever the Court shall have passed judgment in the suit or appeal, whether such opposite party shall or shall not have taken any such step.

G. A. Bushby, Secy. to the Govt. of India.

No. 701.

Fort William, Home Department, the 12th November, 1847.

Notification.—Messrs. G. F. Franco and M. Smith, of the Civil Service, reported their return from Furlough on the 8th instant, the President in Council is pleased to re-attach these Gendemen to the North Western Provinces.

G. A. Bushby, Secy. to the Govt. of India.

No. 21 of 1847.

Fort William, Judicial Department, the 6th November, 1847.

Notification.—Lieutenant W. R. Eliott, Deputy Commissioner 3d Class, in the Saugor and Nerbudda Territories, has obtained leave of absence for three months, viz. from the 15th Instant to the 15th February 1848, on his private affairs.

G. A. Bushby.

Offg. Secy. to the Govt. of India.

No. 7.

Fort William, Financial Department, the 12th March, 1847.

Notification.—Notice is hereby given, that in addition to the sum of £800,000 advertized on the 5th October last, as to be provided in India for the service of the Home Treasury during the course of the official year 1846-47, and of which the larger proportion has already been purchased, a further amount of £455,000, being the unsupplied balance of the year 1844-45, will, in pursuance of instructions received from the Hon'ble the

Court of Directors, be raised on the hypothecation of Goods either wholly within the remainder of the current official year, should the trade of India require it, or in portions within the present and the ensuing official years, vis. 1846-47 and 1847-48, and that in addition thereto a still further sum of £600,000 will be raised in India for the service of the Home Treasury by bills on the hypothecation of Goods during the course of the official year 1847-48 in full, so far as is at present known of the requirements of the Home Treasury up to the 30th April 1848.

Advances of Cash will accordingly be made for this purpose by the Governments of Bengal, Madras, and Bomhay, and the rate of Exchange at which Bills are to be drawn, will continue to be Two Shillings per Company's Eupee until further notice. In all other respects the existing terms and conditions of the Advances to be made by the respective Governments will remain in force, and be the same as published in the Calcutta Gazette under dates the 1st April 1842 and the 23d August 1844.

Published by order of the Hon'ble the President of the Council of India in Council,

J. A. DORIN, Secy. to the Govt. of India.

No. 2066.

Orders by the Honorable the Deputy Governor of Bengal.

Appointments.—The 10th November, 1847.—Mr. J. H. Young to be Superintendent of Abkarry and Collector of Stamps, for the Town of Calcutta.

Mr. J. H. Crawford to officiate as Controller of Government Salt Chowkies, until further orders.

Mr. II. C. Hamilton to officiate as Collector of 24-Pergunnahs, until further orders.

In consideration of the high character and long and useful services of Baboo Benee Madhub Chatterjee, 1st Grade Darogah, in Zillah 24-Pergunnahs, the Hon'ble the Deputy Governor, on the recommendation of the Superintendent of Police L. P. and the Magistrate of the Zillah, has been pleased to appoint him a Deputy Magistrate under Act XV. of 1848, in Zillah 24-Pergunnahs.

Mr. J. M. Stokes to be a Member of the Tirhoot Ferry Fund Committee.

Mr. R. P. Sage,
Mr. J. Wadschow, and
Baboo Hurree Hur Mookerjee,

To be Members of
the Rungpore Ferry
Fund Committee.

Leave of Absence.—The 8th November, 1847.—Mr. E. J. C. Riehardson, for one month, in extension of the leave granted to him on the 10th July last.

Mr. W. S. Hudson, Sub-Assistant to the Commissioner of Assam, for ten days, in excess of the Dusserah Vacation.

Mr. O. W. Malet, Magistrate of Midsapore, for five days, on private, affairs.

Mr. D. Pringle, Civil and Session Judge of Purnesh, for one month, on private affairs.

The 10th November, 1847.—Basso Issurchander Ghosaul, Deputy Magistrate of Jehanabed, to the 24th instant, in extension of the Dusserah Vacation.

Mr. C. H. Campbell, Assistant to the Magistrate and to the Collector of Sarun, for one ments, on private affairs.

Pundit Ramnarain Roy. Uncovenanted Deputy Collector in Monghyr, to the 15th December next, on Medical Certificate, in extension of the leave granted to him on the 11th August last.

Notifications.—The 10th November, 1847.—Mr. H. Swetenhan, Civil and Session Judge of Dacca, resumed charge of his office on the 2d instant.

Messrs G. F. Franco and M. Smith, of the Civil Service, reported their return from Furlough on the Steam Ship "Bentinck," which reached Kedgeree on the 4th instant.

Messrs. E. A. Prinsep and J. Nasmyth, appointed by the Hon'ble the Court of Directors, Members of the Civil Service on the Bengal Establishment, reported their arrival on the 4th instant.

The Reverend W. H. Meiklejohm reported his return from Furlough on the Steam Ship "Bentinck," which reached Kedgeree on the 4th instant.

The Reverend James Garven, appointed by the Hon'ble the Court of Directors, an Assistant Chaplain on the Bengal Establishment, reported his arrival on the Steam Ship "Bentinck," which reached Kedgeree on the 4th instant.

By order of the Hon'ble the Deputy Governor of Bengal,

FRED. JAS. HALLIDAY,

Secretary to the Goot. of Bengal.

No. 4272 of 1847.

Orders by the Hon'ble the Lieut. Governor of the North Western Provinces.

Agra, Judicial and Revenue Department, the 4th November, 1847.

Mr. H. Lushington, Assistant to the Magistrate and Collector of Moradabad, is invested with the special powers described in Section 2, Regulation III of 1821, and Section 21, Regulation VIII. of 1831.

No. 4277 of 1847.

Leave of Absence.—Mr. Edward Francis Tyler, Officiating Magistrate and Collector of Allyghur, for one month, on private affairs, under Section XI. of the Amended Absentee Rules, from the date on which he may make over charge of his office.

Appointments.—Mr. John Ross Hutchiuson to officiate as Magistrate and Collector of Allyghur, during the absence of Mr. Tyler, or until further orders.

Mr. William Galloway to officiate as Joint Magistrate and Deputy Collector of Allyghur, until further orders.

No. 4286 of 1847.

Agra, the 5th November, 1847.

Mahomed Jumal Ooddoon, Deputy Magistrate under Act XV. of 1843, in Zillah Myapusey, is invested with the special powers described in Requision III. of 1821.

No. 4299 of 1847;

Appointment.—Mr. John Adair Craige to Officiate as Magiatrate and Collector of Flames during the glassical and the Collector of Flames during the glassical and the Collector of Flames during the collector of th

No. 4308.

Agra, Judicial Department, the 6th November, 1847. No. 4307.

Resolution.-The Lieutenant Governor has reason to believe that the Orders of Government to

"Para, 5. It is on gene-ral grounds, imcompatible with the strict control, which with the strict control, which it is the primary object of the Regulation to establish on the part of the Magistrates over the Ferries, that engagements should be made with an individual for more than one Ferry, or a longer period tian one year. You are therefore requested to issue instructions, that engagements should be taken from different persons for each Ferry, and in no instance for a longer period than one year." the several Commissioners of Circuit, dated the 27th September 1831, on the subject of leasing Ferries, as quoted in the margin; have lately been overlooked, and therefore considers it desirable that the attention of Magistrates should again be drawn to them. At the same time His Honor conceives that cases may arise in which it will be advantageous to relax the

restrictions contained in those orders against the leasing of more than one Ferry to one person, or the granting leases for a longer period than one year, His Honor is therefore pleased to resolve that, whenever a Magistrate may be desirous of obtaining exemption in any case from the restrictions above noticed, he shall make a special report on the subject to Government, through the Commissioner of the Division, and be guided by the orders which he may receive.

Ordered, that the above Resolution be published in the Gazette, for general information.

No. 854 of 1847.

General Department, N. W. P., Agra, the 4th November, 1847.

Appointment,-Mr. R. Staunton to be Post Master of Mirzapore.

No. 862 of 1847.

Agra, Ecclesiastical Department, the 5th Nov. 1847.

Leaves of Absence. — Reverend F. A. Dawson, Chaplain of Jubbulpore, for one month, under Medical Certificate, in extension of the leave granted to him in Orders of the 12th January 1847.

The leave granted by the Right Reverend the Lord Bishop of Calcutta, to the Reverend Mr. Whiting, Chaplain of Umballa, for one month, under Section XXV. of the Amended Rules, is confirmed.

By order of the Hon'ble the Lieut. Governor North Western Provinces,

J. THORNTON, Secretary to Govt. N. W. P.

General Orders by the Hon'ble the President of the Council of India in Council.

Fort IVilliam, 5th November, 1847.—No. 337 of 1847.—Mr. Henry Brougham Chalmers is admitted to the sergice, in conformity with his appointment by the Hon ble the Court of Directors, as a Cadet of Infantry on this Establishment, and promoted to the rank of Ensign, leaving the date of his Commission for future adjustment. Date of arrival at Fort William, 4th Rovember 1847.

Lieut. William Maximilian George Maconochie, of the 12th Regt. of Light Causiry, has returned to his unity on this Establishment, without prejudice to his rank, by permission of the How ble the Court of Directors. Date of arrival at Fort William, 4th November 1847.

No. 338 of 1847 - Lieutenant C. W. Hutchinson, of Engineers, is appointed an Executive Officer on the Ganges Canal.

Lieutenant George Beadnell, of the 37th Regiment N. I., Officiating Sub-Assistant in the Stud Department, has leave of absence from the 1st Instant to 31st Proximo, to enable him to visit Calcutta preparatory to submitting an application for permission to resign the Service.

Serjeant David Dogherty, Bazar Serjeant at Nussecrabad, is admitted to a Pension of Thirty Rupees per mensem, agreeably to Minutes of Council of the 11th January 1797, and General Order dated 5th February 1820, subject to the confirmation of the Hon'ble the Court of Directors.

Gunner Joseph Deacon, of the 4th Company 1st Battalion Artillery, Assistant Overseer, having passed the prescribed examination, is permanently appointed in the Department of Public Works.

Private Daniel McIntyre, of the 1st Company 2d Bengal European Regiment, is appointed an Assistant Overseer in the Department of Public Works, and placed at the disposal of the Officiating Superintending Engineer North Western Provinces for employment in the New Hill Station.

Gunner Deacon and Private McIntyre are

transferred to the Town Major's List.

At the special recommendation of the Right Hon'ble the Commander-in-Chief, grounded on the long and faithful services of Subadar Major Ramjohn Khan "Bahadoor," late of the 28th Regiment Native Infantry, the Hon'ble the President in Council is pleased to sanction the Brevet Pay of his rank to be continued to that Native Com-missioned Officer from the date of his transfer to the Invalid Establishment.

Fort William, 12th November, 1847 .- No. 339 of 1847.—It is notified for general information, that the undermentioned Family Remittances of Commissioned and Non-Commissioned Officers and Privates of the Royal Army, and of Commissioned and Non-Commissioned Officers and Privates of the East India Company's Service, and the Effects and Credits of deceased Commissioned and Non-Commissioned Officers of the Royal Army, have been included in the General Quarterly Rolls, commencing 1st August and ending 31st October 1847, of the Military Accountant's Office, which were forwarded to the Hon'ble the Court of Directors by the Peninsular and Oriental Company's Steam Vessel "Precursor," which left Calcutta on the 8th instant.

The Royal Army.

All sums paid into the Treasury of the Pay Master to the Queen's Troops, on account of Family Remittances and Effects and Credits in the months of August, September and October 1847.

East India Company's Forces.

All sums paid into the Pay Office Treasuries at Meerut, Cawnpore, Benares, Agra, Sirkind and Punjaub Divisions, Nusseerabad, Presidency, and the Gwalior Contingent, during the above months.

No. 340 of 1847.—The Hon'ble the President in Council is pleased to make the following Promotion:

Medical Department.

Assistant Surgeon Adam Keir, M. D., to be Surgeon, from the 31st October 1847, vice Surgeon Robert McIntosh, deceased.

Mr. John Williams is admitted to the Service, in conformity with his appointment by the Hon ble the Court of Directors, as an Assistant Surgeon on this Establishment. Date of arrival at Fort William, 8th November 1847.

The unexpired portion of the leave of absence granted to Lieutenant Colonel Henry Chambers Murray Cox, of the 58th Regiment Native Infantry, by the Bombay Government, and confirmed by the Hon'ble the President in Council, in General Orders No. 195 of the 18th June last, is cancelled from the 4th instant, the date of his return to Bengal.

No. 341 of 1847.—The following paragraphs of a Military Letter from the Hon'ble the Court of Directors to the Governor of the Presidency of Fort William in Bengal, No. 104, dated 22d September 1847, are published for general information:

Para. 1. We have permitted the undermentioned Officers to return to their duty, viz.

Major General H. Bowen, C. B., Overland. Colonel W. H. L. Frith, Overland.

J. Tennant. Lieut. Col S. Moody.

Major C. G. Macan. ,, H. N. Pepper.

", George Dalston.
Captain G. P. Salmon.
", Thomas Renny, Overland.

John Bontein.

Charles Hagart. 99

G. P. Thomas. D. Nisbett.

T. D. Martin.

G. Tylee.

G. Hamilton.

A. H. Dyke.

G. H. Whistler. "

" William Augustus Cooke. Lieutenant J. J. Murray.

John Ross. ,,

A. C. Boswell. 99

J. H. Frith.

-W. K. Haslewood, On the "Boyne." ,,

W. Hampton. 99

Alexander Robertson. 13

J. A. Wright. Ensign E. G. G. Cruickshank. Surgeon Christopher Garbett. ,, Hugh Guthrie, M. D.

Assist. Surgeon George Harper.

6. We have granted the undermentioned Officers extensions of leave; viz.

Lieut. Col. C. M. Carmichael, C. B, Major R. H. Miles, Henry Doveton, Captain John Coke, W. R. Barnes, N. C. Macleod, Assist. Surgeon Whitecombe, Nugent, Charles Madden,	6 Months.
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7. Surgeon A. W. Steart has been permitted to retire from the service. This sugarety bes; effect from the 30th March 1847.

Captain T. H. G. Becant, of the Invalid Establishment, has also been permitted to retire from the service.

No 342 of 1847.—The Hon'ble the President in Council is pleased to assign rank to the undermentioned Ensigns and Assistant Surgeon, from the dates specified opposite to their respective names :-

Infantry.

Ensign Henry Brabazon Urm- 20th Jul stron Godfrey Wheeler, 1847. Tom Henry Toulmin,... 24th ditto. Frederick William Gra- 26th ditto.

26th ditto.

28th ditto. 2 11th

th Aug. 1847. William Philip Conolly, George Kempland, .

Henry Archibald Wat-20th ditto.

Son, Calvert Daw Stanley Clarke,

Edward Holmes Scott,...

2d Septr.

Robert Hope Moncrieff Aitken,

Memorandum.—The lank assigned to Ensign Charles William Lennox, in General Orders No. 95, of the 12th March last, is hereby cancelled, his name having been struck out of List of Rank, No. 1 of 1847.

Medical Department. Assistant Surgeon Haldane Stewart, 22d July

No. 343 of 1847.—Captain Charles Grissell, of the 61st Regiment N. I., is permitted to proceed to Europe on Furlough, on Medical Certificate.

No. 344 of 1847.—The Hon'ble the President in Council is pleased to make the following Promotions:

11th Regiment N. I.

Lieutenant and Brevet Captain Richard Charles Pennington to be Captain of a Company, Ensign Frederick Augustus

From the 10th No-From the 10th No-vember 1847, in suc-cession to Captain Charles Henry Thomas retired.

Sage to be Lieutenant, Surgeon James Duncan, M. D., of the Medical Department, is permitted to proceed to the Cape of Good Hope and Australia, on Medical Certificate, and to be absent from Bengal on that account for two years.

W. M. N. STURT, Major, Offy. Secy. to the Govt. of India, Mily. Dept.

NOTICE.—Mean Time was this day shewn to the Shipping in the River from the Semaphore Tower in the Fort, One Second (1s.) after Mean Noon.

Fort William, 8th November, 1847.

NOTICE.-Mean Time was this day shown to the Shipping in the River from the Semaphore Tower in the Fort, Half a Second (je.) after Mean Noon.

Fort William, 11th November, 1847. 4919, ...

NOTICE.—Mean Time was this day shows to the Shipping in the River from the Semanters Tower in the Fort, One and a Quarter of a Second (12s.) after Mean Noon.

GEORGE WARREN, LA Col., Poson Major. Fort William, 12th Neventher, 1847.

NOTICE.—The General Treasury will be closed on Monday the 15th, Tuesday the 16th, and Wednesday the 17th instant, on account of the Hindoo Holidays, Kartick and Juggutdhatree Poojahs.

G. UDNY, Sub-Treasurer. General Treasury, the 5th November, 1847.

GENERAL POST OFFICE NOTIFICATION.

Export Overland Mail via Bombay.

THE Government of Bombay having appointed the lat of the ensuing month of December for the departure of the next Steamer therefrom, with a Mail for Suez-Notice accordingly is hereby given, for general information, that the latest safe date, for the transmission of letters and papers from Calcutta, which may be intended for conveyance by that opportunity, will be Friday, the 19th instant, and that the first set of the Overland Packets will be closed at, and despatched from this Office on Wadnesday, the 17th idem.

J. R. BURLTON BENNETT,

Dy. Post Master General, in charge.

Fort William, Genl. Post Office, the 1st November, 1847.

Revised Rates of British Packet Postage, leviable on Newspapers, Prices Current and Commercial Lists, conveyed by the Peninsular and Oriental Company's Steamers from and to Indian Ports.

WITH reference to the Notification issued by this Office, under date the 17th April last, further netice is hereby given for general information, that under the instructions of Government, every Newspaper, Price Current, or Commercial List, which may be posted for conveyance by the Peninsular and Oriental Company's Contract Steamers, from any one Indian Port to another, shall henceforth be charged with British Packet Postage, at the rate of Nine Pie, or Three Pice, (Three Quarters of an Anna,) instead of Eight Pie, as formerly fixed. Calcutta, Genl. Post Office, the 4th Sept. 1846.

Pre-Payment of Indian (Inland and Ship) Postage on Covers forwarded to Hong Kong.

NOTICE is hereby given, that in conformity to the instructions of Her Majesty's Post Master General, no Letter or Newspaper will, in future, be received at this Office for transmission to Hong Kong, unless the entire amount of Indian (Inland and Ship) Postage due for the conveyance of the same to its ulterior destination, shall be previously paid by the Sender at the time of posting at the Despatching Office.

It is to be distinctly understood that this rule does not upply to the description of covers forwarded by the Peninsular and Oriental Company's Contract Steamers, as on them, the prescribed British Packet rate of Postage is charged.

Calcutta, Gent. Past Office, the 4th Sept. 1846.

NOTICE is hereby given, that pursuant to the instructions of Her Majesty's Post Master General, all Letters posted or received at this Office, for transmission to Europe by the Overland Maile, (wheather direct at via Bombay,) if not otherwise spidially superscribed, will be sent by way of Mar-

w. Tavian, Post Master Genl.

NOTICE. - With reference to the London Post Master General's Notification regarding the rates of postage to be charged upon Letters received from Bombay by the Government Express, which was published with a notice from this Office of yesterday's date, the following Letter since received from the Post Master General of Bembay on the subject, is also published for general information.

W. TAYLER,

Post Master General.

Fort William, Genl. Post Office, The 24th July, 1847.

No. 966 of 1847.

General Department.

To W. TAYLER, Esquire,

Post Master General, Calcutta.

SIR,-Adverting to my Letter, dated the 2d instant. I have the honor to suggest for your consideration, whether it would not be advisable to publish a Notice in the Calcutta Papers, intimating to the public generally, especially the Mercantile Community, that, if they desire their Over-land Letters, to be forwarded on by the Government Overland Express, they should request their Correspondents to mark "per Express," and to keep within the limited weight of two tolas; and that, meanwhile, until the system becomes generally known, they ought to advise me, whether they wish any of their Letters, not so marked, to be sent on from Bombay by the Express.

-By the last Express I dispatched as usual a number of Overland Letters, not especially marked, because, had I not done so, great disap-pointment would have been experienced by parties in Calcutta; but I intend to discontinue the practice, after a sufficient time has elapsed to admit of the public becoming aware of the privilege conceded by the Notification of May issued by the London General Post Office, and to dispatch by he Overland Express those Letters only which are so marked.

3d -The public ought moreover to be most especially warned not to mark " per Express" on letters exceeding two tolas in weight, because such letters cannot be so dispatched. They will invariably be detained (as was the case on the arrival of the last Mail.) for transmission by the post regular dawk, dispatched after the Express.

4th.—I shall feel much obliged by your favoring me with a list of "Newspaper Offices" in Calcutta, and by your informing the parties connected therewith that not more than two papers (whether sent out from England marked "per Express," or posted in Bombay to go by Express) will, in future, be forwarded by the Government Express. Some of the Newspaper Offices have as many as six Overland Papers marked "per Express," but, as they cannot be so forwarded, it is useless to have them so marked.

5th.—The new rule limits the weight of a Newspaper to 3 tolus, but, if that were acted up to, the Newspaper Offices would be deprived altogether of the privilege conceded by the Notificaweight more than 8 and generally very nearly 6 tolas. I have therefore determined space and two Overland Papers to each Office, spithout reference to that limit, and shall continue the practice until I receive orders to the contrary from Government or the Home Authorities.

I have, &c.,

(Sd.) A. W. RAVENSCROFT,

Post Master General.

Bombau, Genl. Post Office, 12th July, 1847.

(True Copy,)
W. TAYLER,

Post Master General.

NOTICE.—The following Notice of the Post Masser General of London, received through the Post Master General of Bombay, is published for general information.

W. TAYLER, Post Master Genl.

Calcutto, Genl. Post Office,) the 23d July, 1847.

GENERAL POST OFFICE, MAY 1847.

The Post Master General having been informed by the Court of Directors of the East India Company, that on and after the 1st June next, persons in this Country may forward private correspondence by the Government Express from Bombay to Calcutta and Madras, all persons desirous of availing themselves of this privilege, will be required to mark upon the covers of their letters the words "By Express from Bombay," and in addition to this special address, it will be necessary, that all letters intended to be forwarded by the way of Southampton, should be so endorsed as hitherto; the postage to be charged in India in the delivery of letters sent by this Express will be in addition to the ordinary Inland rates.

One Rupee for every letter not exceeding half

a tola in weight.

Two Rupees for every letter above half a tola.

but not exceeding one tols in weight.

Four Rupees for every letter above one tols, but not exceeding two tolas in weight, two tolas being the maximum weight of letters to be conveyed by Express.

On Newspapers, each Newspaper Office in Calcutta and Madras, will be allowed to receive two Newspapers at the ordinary rates of Inland postage, on all other Newspapers forwarded by Express a postage of five Rupees each will be charged, and no Newspaper will be received for the Express exceeding three tolas in weight.

N. B. One tola and a quarter is nearly equi-

valent to half an ounce avoirdupoise.

(True Copy,)

(Signed) W. ESCOMBE, Secy. to Govt.

(True Copy,)

(Signed) A. W. RAVENSCROFT, Post Muster General. (True Copy,)

W. TAYLER, Post Master General.

CUSTOMS.

LIST OF PACKAGES LYING UNCLAIMED AT THIS OFFICE.

,		1
15.	4	
11.	6 Bales, marked X 877 to 882,	Monarch
**	2 Ditto, ditto W G and Co., 201 to 202,	Ditto
	CD&Co.	
18.	2 Cases, ditto J H B, 440 to 441,	Ditto
١6.		
2.	1 Ditto, Mrs. Dawson,	Prince Regent
13.	25 Ditto, marked J E C,	Achilles
16.		Kandiana
5.		Matilda
17.		Sylph
••		Ditto
	1 Ditto, Asst. Surgeon L. C. Stewart, H. M. 39	Ditto
4.		Gloucester
' 8.		Enterprize
20.		Soundian
4.		Success
12.		Diana
14.		Sylph
4.		Alfred
		Agincourt
		Mahomed Shaw
7.	a manage and an actification of the second o	
1.	1 Ditto, ditto C B.	Marlborougi
5.		Flora Kerr
22.		Dorothia
27.		Ariel
	1 Case, Mesars, Smith, Stanistreet.	Kelpee
. 1		John Dalton
	, , , , , , , , , , , , , , , , , , , ,	Ditto
		Breadalbane
		Enterprise
	1 Com C O P Compleme	Wm. Gibson
	1 Case, Cr. C. D. Daulieri,	The same of product
	11. " 18. 6. 2. 13. 16. 5. 17. " 4. 8. 20. 14. 4. 9. 11. 7. 1. 5.	11. 6 Bales, marked X 877 to 882, , 2 Ditto, ditto W G and Co., 201 to 202, C D & Co. 18. 2 Cases, ditto J H B, 440 to 441, 6. 2. 1 Ditto, Mrs. Dawson, 13. 25 Ditto, marked J E C, 16. 1 Box, M. Cotton, 5. 1 Case, Capt. Bowerbank, 17. 1 Box, marked F in diamond, , 1 Ditto, ditto W H A, , 1 Ditto, ditto W H A, 1 Parcel, marked J K in triangle, 1 to 25, 8 1 Case, Shalk Abdool Rozeb, 20. 4 Ditto, Captn. Campbell, 42 Lt. Infantry, care Hyde Gardiner, & Co., 4 Ditto, Lt. Coll. Reignolds, 18 Regt., Foot, 1 Ditto, Lt. Coll. Reignolds, 18 Regt., Foot, 1 Tin Roll, Abraham Sally Patriel, 4 2 Packages, O. M. Glubb, care Cockerell and Co., 9 1 Case, Col. Penny, 1 Ditto, marked L T F, 1 Ditto, ditto C B, 5 1 Parcel, dispatches, 1 Dotto, Mrs. Col. Green, care Col. Green, 50 Regt., Madras N. I., 1 Ditto, Mesars. Smith, Stanistreet, 1 Ditto, Co. R. Stanistreet, 1 Ditto, Carageman, 1 Case, G. C. R. Stanistreet, 20. Carage G. Co. R. Stanistreet, 1 Ditto, marked M C in diamond, 1 Parcel, G. Graseman,

Calcutta, 12th November, 1847.

BRAGEEN, Colle, of Goot. Cure

The Collector has no objection to pass Packages, which are intended for private use, and not for revided that at the time they are applied for, which actory proof of their contents in the shape of enters of Advice are produced. In the absence of these documents, owners should depute a person seeing of their Packages.

The Collector has nothing to do with the landing of Packages from Ships, not with decoupling the contents of t

[1059]

Monthly Account of Salt in Store in the several Agencies and Sulhea Golahs, up to 31st October, 1847, together with 4 per Cent. reserved for Golah wastage.

			Salt	in St	nre as per	r last	Statemen	t.				***************************************	
Appendors	194 or 1842-4		192 01 1843	r	125 or 1844-	•	125 or 1845-		125 ar 1846-		To Quai in Si	atity	
Hedgeles. 1248,	Mds.	6. C	Mds.	s. c.	Mds.	8 C	Mds.	8. C	Mds.	8. C	Mde	. s.	C.
Pungah Ghaut South Kalenugger, Ditto ditto Kissennuggur, Ditto ditto Terropeykea, Ditto ditto Ramnuggur, Gotcha Salt,	824654 0 187920 0 13849	0 0	26864 80880	80 0	92818	0 0	24427	0 0 0	743 31230 186950	0	0 2051065 0 27109 0 603720 0 136950 0 28583	30	0 0 0
Total,	1025928	20 0	464536	80 0	372787	0 0	594484	80 0	389745	0	0 2847427	7 0	0
Fumlook.											1		
Pungah Ghaut Narrainpore,	0										0 648763 0 96	19 17	0 5‡
Total,	0	0 0	0	0 0	62521	21 0	172877	28 0	413364	10	0 648859	86	54
24 · Pergunnahs.						-							
Pungah Ghaut Narainpore Bahar-	0	0 0			5647	_		20 0	}	-	38646 369994		
Ditto ditto ditto Tuffaul, Ditto ditto Ballesghatts, Ditto ditto Beontah,	6454 0 0	0 0 0 0 0 0	16 0 0	0.0	72406 0 0	0 0	150 0	15 0	22957 0 0	0	150	18	
Ditto ditto Diamond Harbour,	0 0	0 0 0	0		0 1124 0	0 0	29847 1348	0 0 5 0	46041 195448 0	0 (75888 197988	0	0
Ditto ditto mixed ditto,	0 0 0	0 0 0 0 0 0	-	10 0 0 0 0 0	5792 0 0	20 0 0 0 0 0	5190 0 0	0 0	11808 0 0	0	27418 1054 0 5578	30	0
Total,	6454	0 0	4667	5 0	84969	25 0	309391	17 0	304506	5	716616	3 2	0
Chittagong.													
Pangah Nizampore Ghaut Domecolly, Ditto Sudder Ghaut,	0 0 0	0 0 0 0 0 0 0		0 0	191891 0 112577	0 0	0 0 195169 0	0 0 10 0	414091	12 85	0 41409 0 727218	12	0
Seized Sek,		0 0			284399	4 0	195169	******			1425495	17	14
Bullooah.													
Pungah Arracan Ghaut Konkra, Seized Salt,	0	0 0	0		0	0 0	12 7224 0	30 0 0 0	0	0 0	1 .	-	0
Total,	0	0 0	0	0 0	0	0 0	127224	30 0	0	0 (127224	30	0
Sulkea.	•				······								
ungah Cuttack,	0 117273 0 115119	0 0 7 0 0 0	140308 2725 0 83688	30 0 0 0 0 0		10 0 20 0	179622 3103 41359 58209	0 0	6052 0 0	0 0 0 0 0 0	130161 56940	87 20	0 0 0
Ditto Chilka	196088	0 0	8082 151812 48	- 1	1679 249595 0	0 0 80 0 0 0	99303 77708 0	0 0 0 0	2474 2196 0	0 0 0 0	675850 48	80	0
Mixed Pungah, Seized Coast, Ditto Rock,	0 0	0 0 0 0	0	0 0 0 0	0 0 0	0 0 0 0 0 0	0 0	0 0 0 0 0 0	0 0	0 0 0 0 0 0	0	27 0 0	0 0
Ditto Salt,	428430	27 0	381114	90 0	690407		454805	0 0	10722	-	1965006	24	0
Total,	920400	21 0	001114	00 U	V00401	-50							
Arracan. Pungah Ghaut Kyook Phyoo,	0	0 0	0	0 0	0	0 0	0	0 0	128447	0 0			0
Total,	0	0 0		00	_	0 0		0 0	128447		1	-	_
nd Total,	1460808	7 0	10.12602	20 0	1445084	30 0	1858402	85 0	2075427	28 14	7854076	80	31

FREIGHT AND PASSAGE TO DACCA AND GOWAHATTY IN ASSAM.



The departure of the H. C. Accommodation Boat "Sutledge," in tow of the Steamer "Nerbudda," for Dacca and Gowahatty in Assam, is unavoidably postponed

to 8 A. M., precisely, of Monday the 15th instant.

By order of the Superintendent of Marine,

J. WOODLEY,

Clerk of the Govt. Boat Office.

Steam Department, the 12th November, 1847.

NOTIFICATION.

Fort William, the 27th September, 1847.

OPIUM.—Notice is hereby given, that on Monday, the 29th November, 1847, at the hour of Eleven o'Clock in the forenoon, will be put up to Sale at the Exchange Rooms, at Calcutta, and sold by Public Auction, for Exportation by Sea, the undermentioned quantity of Opium, the provision of 1846-47, subject to the following Conditions, viz.

Total Chests,... 2,610

CONDITIONS OF SALL.

1st,—The Opium will be sold for Exportation by Sea only, and no Certificate will be granted except to cover such Export.

2d.—The Opium will be ordinarily offered for Sale at an upset price of Rupees 400 per Chest, and sold to the highest bidder above that price; except under the circumstances for which provision is made by Clause 12th of the Conditions of Sale.

3d.—The Sale shall commence at the hour of 11 A. M., and shall not be continued after the hour of 5 P. M; but if at that hour any of the lots advertized for Sale shall remain unsold, the Sale may at the discretion of the Board of Customs, Salt and Opium, be resumed on the next day following (not being Sunday or a public Holiday) at the hour of 11 A. M., and so on until the whole of the remaining lots are disposed of; or, if the quantity of 2,610 Chests shall not be sold on the day advertised, the Board may dispose of the Lots which remain on hand at a future Sale.

4th.-Each Lot to contain Five Chests.

5th.—A deposit in a Promissory Note for 25 per Cent. even money of the amount for which each lot is knocked down, shall be made by the purchaser in the Sale Room, and before the lot is Registered in the Sale Book, and all such Promiseory Notes shall be redeemed on the part of the Purchasers at this Office, by Sub-Treasurer's Receipts, or by substitution of other Public Securities of the Bengal Government, on or before 4 o'Clock of the attracon of Wednesday, the lat December 1847; or on the other hand, failing such redemptips by the time aforesaid, then the lot or lots for which no Sub-Treasurer's Receipts or deposit of other Public Securities a aforesaid, shall have been delivered in, shall be securities of re-sale as the Bhard of Chetcons, that such conditions of re-sale as the Bhard of Chetcons, that such conditions of the sale as the Bhard of Chetcons, that shall be securities whatsoever attenting such re-sales as the Bhard of Chetcons.

and paid by the defaulters, whilst any profit accruing from such re-sale shall be forfaited to Government.

6th.—The Promissory Notes taken on the day of Sale, under the last mentioned Condition, if remaining unredeemed on the said 1st December 1847, will be placed in the hands of the Attorney to the Hon'ble Company for realization in such manner as to him shall seem fit.

7th.—No Tender of Money, Sub-Treasurer's Receipts or Public Securities, on account of Opium, upon which the prescribed deposit may not have been made before 4 o'Clock of the 1st December, will be afterwards accepted.

8th.-The Opium new advertised for Sale shall be paid for within fifteen clear days from the day of Sale, that is to say, no Treasury Receipt will be accepted in payment after 4 P. M. of Tuesday the 14th December 1847, and in case any lots of such Opium shall not be so paid for, and adjusted, then the cash deposit of 25 per Cent. even money of the amount for which each lot is knocked down, or any Public Securities that may have been deposited on account of such lots or chests, shall be forfeited, and the Opium be disposed of on account of Government at such time and in such manner as the Board of Customs, Salt and Opium, shall think fit, and the first Purchaser shall further be required to make good any loss or difference of price between that obtained at the re-sale, and the amount at which the Opium was first purchased, forfeiting all advantages that may arise from such re-sale.

9th.—Purchasers taking out Certificates or Orders for the delivery of Opium, after making full payment as above prescribed, shall have the option of naming the number of lots of their purchase, which they may desire to be included in each Certificate or Order, and it is to be clearly understood, that the Certificates or Orders so taken out shall be considered final and not afterwards changeable for other Certificates or Orders authorizing the delivery of single lots, or of a different number of lots or chests, whether more or less than the number of lots or chests originally required to be included in each Certificate or Order.

10th.—No Sub-Treasurer's Receipts, or Deposit of Public Securities, under the fifth of the present Conditions, will be received in this Office, except from the party recorded as the Purchaser in the Sale Book, or his authorized Agent. The receipt for deposit of Public Securities will be granted only in the name of such Purchaser, and the Securities so deposited will be returned when clearance has been made by the said Purchaser or his order.

11th.—The Officer Superintending the Sale on the part of the Board of Customs, Salt and Onium, is empowered to reject at his discretion the bid of any individual, unless such individual shall, on demand, tender at the time, a deposit either in Bank of Bengal Notes, Sub-Treasurer's Receipts, or other Government Securities, equal to 25 per Cent. even some of the amount an bid.

12th.—With a view to prevent fictitious budgings designed to obstruct the Sale, it is hereby notified, that the Officer of Government Supprissionaling the Sale, shall be competent at any sing during the Sale to withdraw any amount let, and improved to put it the inguin for Sale at a consumous, speed price, finish is high and same gradually parties, bid is obtained, and the first hour late indicate for a 10th after it has been affected for Sale in the most first

described, shall be held and declared to be the Purchaser of the said lot, and the Officer of Government Superintending the Sale shall also be competent to dispose in the same manner of as many of the subsequent lots as he may think proper; provided always, that no lot shall be sold below the minimum price of 400 Rupees, specified in the 2d Clause of these Conditions.

13th.—The Purchaser of any lot shall have the option of naming and purchasing in immediate succession any number of lots of the same Agency Opium to the extent of twenty-five lots, and for the lots so purchased, the Purchaser shall deposit for each lot 25 per Cent. even money of the amount bid by him for the first lot, and pay the same price per chest as that for which he purchased his first lot; provided always, that there remain a sufficient number of lots of that Opium to complete the said twenty-five, but not otherwise.

14th.—In the event of any dispute or difference touching or concerning any matter or question arising out of the Sale of the Opium included in this Notification, or adjustment of the account thereof, the same shall and may be tried and decided in the Supreme Court of Judicature at Fort William in Bengal, and all and every Plea and Pleas to the jurisdiction of the said Supreme Court shall be waived.

15th.—The following Papers, together with samples of the Opium for Sale, will be exhibited for inspection on the day of Sale, or may be seen previously to that date, by application at the Office of the Secretary to the Board of Customs, Salt and Opium.

No. 1-Certificate of the Opium now advertized for Sale.

No. 2-Report of the Examination of such Opium.

16th.—The Public are hereby informed, that in providing the investment of the Behar and Benares Opium for the years 1846-47, the same precautions have been taken as those which have been observed during past years, to have the Drug procured and sent down in a pure state, to have only the prescribed quantity of leaves used in forming the cakes, and to have the due proportion of Opium put into each cake. An account of the weight of the Drug when packed at Behar and Benares, and a statement of the average weight of he chests indiscriminately taken for the purpose of comparison from the dispatches on arrival at Calcutta, may be seen on application at the Office of the Secretary to the Board of Customs, Salt and Opium, and further that four chests of Behar ind Benares Opium, which have been reserved rom the provision of the two preceding years, vill be also shown to the Purchasers on the day if Sale, to enable them to judge of the state of reservation in which the Drug has kept.

17th.—Any further information respecting weight r quality of the Opium advertised for sale, that may be desired by parties connected with the rade will, as heretofore, be furnished to them on pplication at the Office of the Board of Customs, alt and Opium; but in accordance with establishd usage, under no circumstances will the Board ntertain or recognize any claim to compensation These from any alleged deficiency of weight, petraction of Opion, or adulteration of the drug high may be preferred in reference to chests after is sale and delivery of the Opium for shipment.

18th The Public are hereby informed, that in Idition to the quantity above mentioned, the fol-

lowing quantities more or less of Behar and Benares Opium of 1846-47, will be brought to sale in the present season on or about the dates specified below:

	Behar, about Chests	Benares, about Chests	Total, about Chests
On or about Monday, the 27th December 1847,	1880	780	2610
On or ab ut Monday, the { 24th January 1848, }	1880	780	2610
On or about Monday, the 21st February 1848,	1830	780	2610
On or about Wednesday, the 22d March 1848,	1820	780	2610
On or about Monday, she 17th April 1848.	1830	780	2610
On or about Monday, the	1830	780	2610
O or about Monday, the a	1880	780	2610
On or about Tuesday, the ?	1830	780	2610
On or about Monday, the	1830	780	2610
7th August 1848, S On or about Monday, the	1830	780	2610
4th September 1848, { On or about Monday, the } 16th October 1848,}	1831	774	2605
Total,	20131	8574	28705

19th.-It is hereby further notified, that under the 6th Article of the Convention between Great Britain and France, dated the 7th March 1815, quoted below, the Agents in India of His Majesty the King of the French, or persons duly appoint-ed by them, are entitled to demand that, out of the quantities of Behar and Benares Opium de-clared as above for sale at the Twelve Sales, in the months of November and December 1847, and January, February, March, April, May, June, July, August, September and October 1848, there shall be delivered to them at the average of the particular Sale or Sales to which the Opium so applied for may belong, a quantity not exceeding in the aggregate 300 Chests, and the Agents of the French Government must make requisition for the whole of the Opium required by them during the season within 30 days after the publication of this advertisement, specifying the particular Sale or Sales from which the quantity of Opium is intended to be taken. If the Agents of the French Government shall not make the requisition for Opium within the time above-mentioned the entire quantity of about 31,315 Chests of Behar and Benares as above estimated will be brought to Sale in the usual manner, and if they shall make application for a quantity of Opium to be delivered to them out of the quantity advertized for Sale at each or any of the Twelve Sales above-mentioned, but shall not pay for it within the prescribed period of payment, the Deputy Governor of Bengal reserves to himself the right of disposing of the Opium which the French Authorities may so fail to pay for either by increasing the quantity reserved at the Sale next ensuing the date of payment, or by selling it at a Sale to be held expressly for the purpose.

"Art. 6th.—With regard to the Trade in "Opium it is agreed be-Article of the Convention above referred to. Article of the Convention above referred to.

"of the periodical Sales of that Article there shall be received for the French Government, and "delivered upon requisition duly made by the

"Agents of His Most Christain Majesty or by the persons duly appointed by them, the number of Chests so applied for, provided that such supply shall not exceed three hundred Chests in each year, and the price for the same shall be determined by the average rate at which Opium shall have been sold at every such periodical Sale, it being understood that if the quantity of Opium applied for at any one time shall not be taken on account of the French Government by the Agents of His Most Christian Majesty within

"the usual period of delivery the quantity so applied for shall nevertheless be considered as so much in reduction of the three hundred Chests herein before-mentioned; the requisitions for Opium as aforesaid are to be addressed to the Governor General at Calcutts, within thirty days after notice of the intended Sales shall have been published in the Government Gazette."

By order of the Board of Customs, Salt and Opium,

CECIL BEADON, Offg. Secy.

MEDICAL COLLEGE.

13TH YEAR-SESSION 1847-48.

WINTER TERM.

THE second division of the Session will commence on Wednesday, the 17th of November 1847, and continue until the 15th of March 1848, when lectures will be delivered on the following subjects:

ENGLISH CLASS.

Anatomy and Physiology,	By J. T. Pearson, E.q., On Mondays, Wednesdays, and Fridays, from 111 to 121 A. M.	
ANATOMY,	By A. Webb, Esq.,	
BOTANY,	By J. McClelland, Esq., On Tuesdays and Thursdays, from 10 to 11 A. M.	
CHEMISTRY,	By A. Robertson, Esq., on Mondays, Wednes-days, and Fridays, from 4 to 5 P. M.	
CLINICAL MEDICINE,	By J. Jackson, Esq., M. B., On Tuesdays, Thursdays, and Saturdays, from 2 to 3 P. M.	ı l
CLINICAL MIDWIFERY,	By D. Stewart, Esq., M. D., on Thursdays, from 3 to 4 P. M.	,
PRACTICAL AND OPERATIVE SURGERY,	By R. O'Shaughnessy, Esq., On Mondays and Wednesdays, from 2 to 3 P. M.	-
CLINICAL SURGERY,	By Ditto,)
MEDICAL JURISPRUDENCE,	By F. J. Mouat, Esq., M. D., days, and Fridays, from 10 to 11 A. M.; with an hour for the practical testing of poisons every Saturday.	
M	ULITARY CLASS.	

PROFESSOR WEBB will deliver a course of Practical and Operative Surgery to the Senior Students of this Class.

PUNDIT MADUSUDANA GUPTA will lecture on Anatomy and Surgery, and superintend the dissections of the Class. Sub-Assistant Surgeon Shibchunder Kurmokar will teach Medicine and Materia Medica.

The dissecting rooms of the English Class will be under the charge of Assistant Demonstrator-DWARKANAUTH BOSE, M. R. C. S.

All pupils will dissect daily when not engaged in actual attendance upon lectures or hospital duties.

HOSPITAL ATTENDANCE.

MALE HOSPITAL, Medical and Surgical Visits, From 2 to 2 and and Element Daily of Machine Property of the Property of th

OUT-DOOR DISPERSARY, from 7-10 a. m. and 5-6 P. M. daily.

Medical College, November 12, 1847.

(By Order,)

FRED. J. MOCAT. M. D. T. Sant.

Court for the Relief of Insolvent Debtors at Calcutta. On Wednesday, the

In the matter of Ram Ram Doss, now residing at Chandernagore, late of Punchanuntollah Harcot-tah Gully, in Calcutta, and Banian.

10th day of November, instant, It was Adjudged that the Pe-Cotton Thread Merchant Doss, presented to the Permitted Banian. Dose, presented to the Court in this matter,

Is true, and that the said Ram Ram Doss hath committed an act of Insolvency under the provisions of the Statute 9th Geo. IV. Cap 73.

Mr. Kemp, Atty.

WALTER HOVENDEN PRINGLE, of Calcutta, Sub-Assistant Revenue Surveyor,

BASIR MEAJER, of Toltollah, in Calcutta, Mooktear.

Nobinchunder Saha, of Baugbazar, in Calcutts, Inhabitant,

Prisoners for debt in the Gaol of Calcutta, have severally filed their Petitions, praying for Relief under the Provisions of the Statute 9th Geo. IV. Cap. 78, entitled "an Act to provide for *the Relief of Insolvent Dehtors in the East Indies, &c.," and have severally executed an Assignment to the Common Assignee, in trust for the benefit severally of the Creditors of the said Walter Hovenden Pringle, Basir Meajee, and Nobinchunder Saha, of all the real and personal Estate and Effects which they now severally have, or are entitled to, or which may come to, or be acquired by them severally before the Court shall have made its final order in the matter of the said several Petitions

Office of Examiner, 12th November, 1847.

Mr. Beeby, Atty.

Mr. Panioty, Atty.

BANK OF BENGAL RATES.

DISCOUNT.

Government Acceptances do., INTEREST CHARGED On Fixed Loans, not exceeding 3) months, on Deposit of Company's Paper, On Deposit of Metals and Indigo, ...

On Deposit of other Goods, 10 99 On Accounts of Credit, not exceeding 3 months, on Deposit of Company's Paper,

On Deposit of Metals and Indigo,... On Deposit of other Goods,

CHARLES HOGG, Sery. & Treasurer.

Bank of Bengal, Calcutta, 3

NOTICE.-Mr. George Brown is this day admitted a Partner in our Firm.

OSWALD, SEAL & Co.

Calcutta, 5th November, 1847.

NOTICE.—The Interest of the late Mr. William Francis Scott, in our Firm, ceased on the 9th September lest. CURRIE & Co.,

Cabinet Makers

November 11th, 1847

3 Sale, unreserved and public Acts in up to will be put u Midnapore, vids, which by No. I. of 1845, that the undermentioned Estates in Zillah Mid November 1847, for Arrears of Revenue and other Demands, NOTICE is hereby given, under Section VI. Act tor's Office of that District, on Saturday, the 27th

No. of Estate	No. of Mehal in the District. Rent Roll or Registers.	Name of Mehal.	Recorded Proprietor.	Sudder Jumma.	Balance due in the 28th day, f September, 847.	Remarks.
Estates to be sold on appoint of demands realisable in the same manner as Arrears of Revenue,		Junglebooree Sactanee	Govind Pursad Doss,	0 0	546 7	Right and Interest of Govind Pursad Doss in this Tenure, held with a Jumma of Rupees 443-8-7½, on a Settlement for 20 years, and now included in the Sudder Jumma of the Majnamootah Estate.

S. TORRENS, Collector

Midnapore, Collectorate, the 11th November, 1847.

NOTICE is hereby given, that under Section VL Act No. I. of 1845, that the undermentioned Estates in Zillah Chittagong, will be put up to public and unreserved Sale at the Collector's Office of that District, on the 29th November 1847, for Arrears of Revenue and other Demands, which by the Regulations and Acts in force are directed to be realized in the same Remarks. on the 25th September, 1847. Balance due 5 40 -00-0 Jumma. တ က Dattaram, Warrish Deahnut Khau, Chonee,..... Jugmohun, Rajmohun and Moheschunder, Karamut Allee, Ramkincur, Sreemotee Bishnopreeah, Kaloo, Monoo Meab, Buksha Allee, Rumjan Ally, Nonah Gazee, Futteh Allee, Rumjan Allee, Purdeshee, Sheeb Churn Pandah, Oomed Allee, Aman Chowdree, Comur Allee Moonshee and Ramkishno Kur, ... Hydur Allee, Domur Allee, Ramkishore Tarnee Churn, Casseenath Chowdree...... Gholam Chutter, Ahmud Ruhman, Khotejah Banoo, Вејоутат, Komolah Bebee, Mookee, Toofsnee, Oomed Ally and Purdashee, Recorded Proprietors. Khotejah Banoo, futteb Allee,..... Rumian Allee, Purckshee, Aman Chowdree, Monoo Moynuddeen, Gholem Chutter, TE Fuszle Allee Chand, Jugmohun, Reimohun and Moheschunder, Nonah Gazee, Allee Akbut,..... Habeelass, Tetahram Bearer, Komolah Bebee, Karamut Allee,..... Ramkineur, Sheeb Churn Pandah, Oomed Allee, Oomur Allee, Ramkishore Tarnes Churn,..... Caseenath Chowdree, Warrish Deabnut Khan, Sreemotee Bishnopreeah, Monoo Meah, Buksha Allee, Rumjan Ally, 1 logoo Nondun Shurmah and Sreemotee Toofanee, Oomed Ally, and Purdashee, Name of Mehal. manner as Arrears of Revenue due on the 25th September 1847. No. of Mehal in the District Rent Roll. 217 208 3024 17 17 109 109 109 10 109 52 53日間の2日間内 tled Mehal, ... Permanently set-Class of Mehal. No. of Class.

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No. of Class.	Class of Mehal.	No. of Mehal in the District Rent Roll.		Name of Mehal.	Recorded Proprietors.	Sudder Jumma.	Balance due on the 27th September, 1847.	Remarks.
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" Abdoo! Jubbur, Naziroollab, Assanoollab	Targette and the second	Amen Alv.	Ashruff Bebee,	Modub,	ffind	Horee Churn	, Monoo, Mohmud Nusseem, Lall Khan and	Alet Khan,	TOURSE AND SOUTH	Hassun Ally,	Hassun Ally,	" Hassun Ally and Khosaul,	Pooneeah Bebee,	Boeah Bebee,	Noor Ally,	Sremotee Kodomee and Poornah,	, Ramburree and Nilmonee,	Ramdhun,	Bunnally,	Shameeah,	, Kanta Pershad Hazaree,	Ally Mohmud,	Lutten Ally,	. Hamkanto,	, Suffar Ally,	, Mohmud Ally,	Sumshare Ally,	, Ram Chunder Deo,	Josmunto Borooah,	, Monoohur Moshodee,	Rumjan Ally,		
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Parameter Para	To amount of House Assessment Collections from for the Quarter May, June, and July 1847 To amount of ditto, on account of anterior Balanc	the whole Town			၁ 9	2001			By Dieburse Lighting t Ditto ditto	ments on the	Streets of	Accounts :	r precedin	g Quarter		4000			
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Sheriff's Office, 13th November, 1847.

NOTICE is hereby given, that a Sessions of Oyer and Terminer and Gaol Delivery, and also an Admiralty Sessions, will be holden by the Supreme Court of Judicature at Fort William in Bengal, for the Town of Calcutta and Factory of Fort William, and the places subordinate thereto, at the Court House, in the Town of Calcutta, on Saturday, the Fourth day of December next, at 12 o'Clock at Noon.

The Court will open on the First day of the Sessions at 12 o'Clock at Noon, and upon each succeeding day, precisely at 11 o'Clock in the Forenoon, of which all persons are required to take notice.

ADAM FREER SMITH, Sheriff.

সরিক আহিব ১৩ নবমূর ১৮৪৭ সাল।

নমাচার দেওয়া যাইতেছে যে আগামি ৪ দিসেমুর ১৮৪৭ সাল শনিবার দুই প্রহরের সময় সহর
কলিকান্তার কোর্ট উইলেমের এব^ তাহার অন্তঃ
পাতি যে সকল স্থান তরিমিন্তে বলদেশের কোর্ট
উইলেমের সুপ্রেম কোর্ট আপন আদালত হরে
ওএরটরমিনের এবং এডমিরেলটী অর্থাৎ মহাসুমুদ্র
সম্মুরীয় মকল্মা নিকান্তি কন্য এক সেশায়ান
অর্থাৎ মিন্তিল করিবেন্।

এই সেশীয়ান যতকাল পর্যন্ত বলিবেক ভাছার প্রথম দিবল দুই প্রহরের সময় ভাছার পর প্রতি দিবল এগারো খণ্টার সময় বলিবেক এবিষয় লকলে অরণ রাধুন।

ADAM FREER SMITH, Sheriff.

LOST,—First Half of a Bank of Bengal Note, No. 639, for Co.'s Rs. 20, the payment of which has been stopped at the Bank.

LOST.—First Half of a Bank of Bengal Note, No. 16995, for Co.'s Rs. 16, the payment of which has been stopped at the Bank.

NOTICE is hereby given, that the sum of Co.'s Rs. 97, 8 annas, 9 pie, being proceeds of sale of certain Stores, saved from the Ship Hydroose, which was wrecked near Amherst at the mouth of the Maulmain River in November 1838, is deposited in the Maulmain Treasury, and will be delivered to any one legally authorized to receive the same after deducting expences incurred.

No claim will be received after the 1st January 1848.

A. P. PHAYRE,

Prinl. Assistt. Commissioner, T. P.

Maulmain, 15th September, 1847.

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SUPPLEMENT TO

The Calcutta Gazette.

Published by Authority.

SATURDAY, NOVEMBER 13, 1847.

Fort William, Home Department, Legislative, the 6th November 1847.

The following Extract from the proceedings of the Hon'ble the President of the Council of India in Council, in the Legislative branch of the Home Department, under date the 6th November 1847, is published for general information:

Read a second time the Draft of a proposed Act dated the 31st October 1846, and published in the Calcutta Gazette of the 7th November 1846, to enable the Commissioners who may be appointed under Act —— to purchase real or personal property for the improvement of the Town of Calcutta.

Resolution.—The Hon'ble the President in Council resolves that the following amended Draft on the subject be published for general information:

ACT No. - OF 1847.

To enable the Commissioners who may be appointed under Act XVI. of 1847 to purchase and hold real or personal property for the improvement of the Town of Calcutta.

Whereas by Act XVI. of 1847, entitled an Act for constituting Commissioners for the Improvement of the Town of Calcutta, partly by appointment of the Government and partly by election of the Rate-payers, provision was made for the appointment and election of such Commissioners, or in default of election, for the appointment of the whole of such Commissioners.

And whereas it is expedient, that provision should be made to enable such Commissioners to purchase and hold real or personal property for the purposes aforesaid in manner hereinafter mentioned.

And whereas it is probable that benevolent and public spirited individuals, with the view of contributing to the improvement and adornment of the said Town may be desirous of settling real or personal preparty by Deed or Will upon such Commissioners:

It is therefore enacted, that the said Commissioners shall be Trustees for and on behalf of the Government of Fort William in Bengal, and of the inhabitants of Calcutta, and shall sue and be used at Law and in Equity in Her Majesty's Surieme Court of Judicature at Fort William by the name of the Commissioners for the improvement of the Town of Calcutta, and shall have a commen seal, and shall have power to take, purchase and

hold lands, tenements, hereditaments, goods, chattels and other property, as such Trustees for the purposes aforesaid.

II. And it is enacted, that whenever it shall appear to the said Commissioners, or a majority of them, that it is necessary they should purchase any any houses, buildings or grounds for the purposes aforesaid, the said Commissioners shall represent the same to the Governor of Bengal, and if he shall consent thereto, but not otherwise, shall enter into treaties for the purchase of such houses, buildings or grounds with the owners thereof, and in case they shall not be able to come to agreement with such owners or the amount of compensation shall not be settled by arbitration as hereinafter provided, then the said Commissioners shall apply to the Sheriff of Calcutta to summon a Jury, and the said Sheriff shall forthwith summon a Jury in manner hereinafter mentioned, to assess the price which the said Commissioners shall pay to the said owner or owners for the purchase of such houses, buildings and grounds with all appurtenances as aforesaid.

III. And whereas it is expedient to make provision for those cases in which the said Commissioners may be able to purchase lands, buildings or tenements by agreement, it is enacted, that it shall and may be lawful for the said Commissioners to agree with the owners of any lands, buildings or tenements by this Act authorized to be taken and which shall be required for the purposes of this Act, and with all parties having any estate or interest in such lands, buildings or tenements, or by this Act, or by any other authority or power enabled to sell and convey the same, for the absolute purchase of any such lands, buildings or tenements, or such parts thereof as they shall think preper, and of all estates and interests in such lands of what kind soever.

IV. And it is enacted, that it shall and may be lawful for all parties being seized, possessed of, or entitled to any such lands, buildings or tenements, or any estate or interest therein, to sell and convey or release the same to the said Commissioners and to enter into all necessary agreements for that purpose, and particularly it shall be lawful for all or any of the following parties so seized, possessed or entitled as aforesaid so to sell, convey or release (that is to say) all corporations, tenants in tail, or for life, married women, seized in their own right or entitled to dower, guardians, com-

mittees of lunatics and idiots, trustees or feofees in trust for charitable or other purposes, executors and administrators, and all parties for the time being entitled to the receipt of the rents and pro-fits of any such lands in possession, or subject to any estate in dower, or to any lease for life or for lives, or for years, or any less interest, and the power so to sell and convey or release as aforesaid, may lawfully be exercised by all such parties not only on behalf of themselves and their respective Heirs, Executors, Administrators and Successors, but also for and on behalf of every person entitled in reversion, remainder or expectancy after them, or in defeasance of the estates of such parties, and as to such married women whether they be of full age or not as if they were sole and of full age, and as to such guardians on behalf of their wards, and as to such committee on behalf of the lunatics and idiots of whom they are the committees respectively, and that to the same extent as such wives, wards, lunatics and idiots respectively could have exercised the same power under the authority of this Act if they had respectively been under no disability, and as to such Trustees, Executors and Administrators on behalf of their cestui-que trusts whether infants, issue unborn, lunatics, femes covert or other persons, and that to the same extent as such cestui-que trusts respectively could have exercised the same powers under the authority of this Act if they had respectively been under no disability.

V. And it is enacted, that the purchase money, consideration, or compensation to be paid or given for any lands, buildings or tenements to be purchased or taken from any party under any disability or incapacity, and not having any power to sell or convey such lands except under the provisions of this Act, and the compensation to be paid for any permanent damage or injury to any such lands, buildings or tenements, shall in all cases be determined by the verdict of a jury to be summoned as hereinafter provided.

VI. And it is enacted, that it shall be lawful for any person seized in fee or entitled absolutely for his own benefit to any lands, buildings or tenements authorized to be purchased for the purposes of this Act to sell and convey such lands, buildings or tenements, or any part thereof, unto the said Commissioners in consideration of an annual rent-charge payable by the said Commissioners, but except as aforesaid the consideration to be paid for the purchase of any such lands, buildings or tenements, or for any damage done thereto, shall be in a gross sum.

VII. And it is enacted, that the yearly rent reserved by any conveyance of lands, buildings or tenements purchased by the said Commissioners for the purposes of this Act shall be charged on the rates hereinafter authorized to be raised and levied, and shall be paid by the said Commissioners as such rents become payable, and if at any time any such rents be not paid within thirty days after they so become payable, and after demand thereof in writing, the person to whom any such rent shall be payable, may recover the same from the said Commissioners with costs of suit by action of debt in the said Supreme Court.

VIII. And it is enacted, that when the said Commissioners shall require to purchase or take any of the lands, buildings or tenements which by this Act they are authorized to purchase or take, they shall give notice thereof to all the parties interested in such lands, or to the parties enabled by this Act to sell and convey or release the same

or such of the said parties as shall after diligent inquiry be known to the said Commissioners, and by such notice shall demand from such parties the particulars of their estate and interest in such lands and of the claims made by them in respect thereof, and every such notice shall state the particulars of the lands so required, and that the said Commissioners are willing to treat for the purchase thereof, and as to the compensation to be made to all parties for the damage that may be sustained by them by reason of the execution of the works.

IX. And it is enacted, that all notices required to be served by the said Commissioners upon the parties interested in or entitled to sell any such lands, buildings or tenements shall either be served personally on such parties, or left at their last usual place of abode if any such can after diligent inquiry be found, and in case any such parties shall be absent from the said Town or cannot be found after diligent inquiry, such notices shall be left with the occupier of such lands, or if [there be no such occupier shall be affixed upon some conspicuous part of such lands.

X. And it is enacted, that if the party claiming compensation desire to have the same settled by arbitration, and signify such desire by notice in writing to the said Commissioners before they have issued their warrant to the Sheriff to summon a jury in respect of such lands under the provisions hereinafter contained, stating in such notice the nature of the interest in respect of which such party claims compensation, and the amount of the compensation so claimed the same shall be so settled by arbitration accordingly, but unless the party claiming compensation shall as aforesaid signify his desire to have the question of such compensasion settled by arbitration, or if when the matter shall have been referred to arbitration the arbitrators or the umpire shall for three months have failed to make their or his award, or if no final award shall be made, the question of such compensation shall be settled by the verdict of a jury as hereinafter provided.

XI. And it is enacted, that when any question of disputed compensation by this Act authorized or required to be settled by arbitration, shall have arisen then unless both parties shall concur in the appointment of a single arbitrator, each party on the request of the other party shall nominate and appoint an arbitrator to which two arbitrators such dispute shall be referred, and every appointment of an arbitrator shall be made on the part of the said Commissioners under the hands of two of the said Commissioners, or of their Clerk duly authorized by such two Commissioners, and on the part of any other party under the hand of such party, or if such party be a corporation aggregate under the common scal of such corporation, and such appointment shall be deemed a submission to arbitrators, and shall be deemed a submission to arbitration on the part of the party by whom the same shall have been made negative party shall have power to revoke the same without the consent of the other, nor shall the deather any such dispute shall have been made in after any such dispute shall have been made in after any such dispute shall have arisen and after a request in writing in which shall be stated the matter so required to be referred to arbitration, shall have been served by arbitrator, such last mentioned party fail within the stated the matter so required to be referred to arbitrator, such last mentioned party fail within the stated the sall have been served by arbitrator, such last mentioned party fail within the stated the sall have arisen arbitrator.

upon such failure the party making the request, and having himself appointed an arbitrator may appoint such arbitrator to act on behalf of both parties, and such arbitrator may proceed to hear and determine the matters which shall be in dispute, and in such case the award or determination of such single arbitrator shall be final.

XII. And it is enacted, that if before the matters so referred shall be determined, any arbitrator appointed by either party shall die or become incapable to act, the party by whom such arbitrator was appointed may nominate and appoint in writing some other person to act in his place, and if for the space of seven days after notice in writing from the other party for that purpose he shall fail to do so, the remaining or other arbitrator may proceed to hear and determine the matters which shall be in dispute, and every arbitrator who shall be so substituted as aforesaid shall have the same power and authorities as were vested in the former arbitrator at the time of such his death or disability aforesaid.

XIII. And it is enacted, that where more than one arbitrator shall have been appointed such arbitrators shall before they enter upon the matters referred to them, nominate and appoint by writing under their hands an umpire to decide on any such matters on which they shall defer, or which shall be referred to him under the provisions of this Act, and if such umpire shall die or become incapable to act, they shall forthwith after such death or incapacity appoint another umpire in his place, and the decision of every such umpire on the matters so referred to him shall be final.

XIV. And it is enacted, that if in either of the cases aforesaid the said arbitrators shall refuse, or shall for seven days after request of either party to such arbitration, neglect to appoint an umpire, any two of the Magistrates of Calcutta shall on the application of either party to such arbitration appoint an umpire, and the decision of such umpire on the matters on which the arbitrators shall differ or which shall be referred to him under this Act shall be final.

XV. And it is enacted, that when a single arbitrator shall have been appointed as hereinbefore provided, and such arbitrator shall die or become incapable to act before he shall have made his award, the matters referred to him shall be determined by arbitrators under the provisions of this Act in the same manner as if such arbitrator had not been appointed.

XVI. And it is enacted, that if where more than one arbitrator shall have been appointed either of the arbitrators refuse, or for seven days after the day of his appointment shall neglect to act, the other arbitrator may proceed to hear and determine the matters in dispute, and the decision of such other arbitrator shall be as effectual as if he had been the single arbitrator appointed by both

had been the single around.

XVII. And it is enacted, that if where more that one arbitrator shall have been appointed and where neither of them shall refuse or neglect to act as aforesaid, but such arbitrators shall fail to make their award within twenty-one days after the day on which the last of such arbitrators shall have been appointed, or within such extended time, (if any) as shall have been appointed for that purpose by both such arbitrators under their hands, the matters referred to them shall be determined by the jumpire to be appointed as aforesaid.

XVIII. And it is enacted, that the said arbitrators or their umpire may call for the production of any documents in the possession or power of either party which they or he may think necessary for determining the question in dispute, and may examine the parties or their witnesses on oath or solemn affirmation, and administer the oaths and solemn affirmation necessary for that purpose,

XIX. And it is enacted, that before any such arbitrator or umpire as aforesaid shall enter into the consideration of any matters referred to him he shall in the presence of a Magistrate of Calcutta make and subscribe the following declaration, that is to say—

I, A. B., do solemnly and sincerely declare that I will fai thfully and honestly to the best of my skill and ability hear and determine the matters referred to me under the provisions of the Act ()

A. B.

Made and subscribed in the presence of

CD

And such declaration shall be annexed to the award when made, and if any arbitrator or umpire having made such declaration shall wilfully act contrary thereto, he shall be deemed guilty of a misdemeanour.

XX And it is enacted, that all the costs of any such arbitration and incident thereto, shall be settled by the said arbitrators and shall be borne by the said Commissioners, unless the arbitrators shall award the same or a less sum than shall have been offered by the said Commissioners in which case each party shall bear their own costs incident to the said arbitration, and the costs of the said arbitrators shall be borne by the parties in equal proportions.

XXI. And it is enacted, that the said arbitrators or the said umpire, as the case may be, shall deliver their award in writing to the said Commissioners, and the said Commissioners shall retain the same, and on demand made at the office of their Clerk shall forthwith at their own expense furnish a copy thereof to the other party to the arbitration, and shall at all reasonable times when thereunto required produce the said award and allow the same to be inspected or examined at the office of their said Clerk by such party or any person appointed by him for that purpose.

XXII. And it is enacted, that the submission to any such arbitration as aforesaid may be made a rule of the said Supreme Court on the application of either or any party thereto, and may be enforced against all necessary parties by any rule, order or decree of the said Court notwithstanding that any or either of the said parties are not otherwise subject to the jurisdiction of the said Court.

XXIII. And it is enacted, that no award made with respect to any question referred to arbitration under the provisions of this Act shall be set aside for irregularity or error in matter of form.

XXIV. And it is enacted, that in every case in which a dispute or difference shall arise betweer the said Commissioners, and any person or persons whose property they may intend or desire to purchase for the purposes of this Act as to the amount of compensation to be paid for the said property which difference and dispute either of the said parties shall refuse to settle by arbitration the said Commissioners shall issue a warrant in writing signed by any one of them and sealed with their common seal to the Sheriff of Calcutta, requiring him to

summon a jury for the purpose of settling the said difference or dispute, and if such Sheriff be interested in the matter in dispute such warrant shall be addressed and sent to the Coroner of Calcutta, and if the said Sheriff and the said Corener be both of them interested in the said matter, then the said warrant shall be addressed and cent to the last person who shall have filled the office of Sheriff of Calcutta who is not interested in the said matter, and who is at the time of the issning the said warrant an inhabitant of the said Town of Calcutta, and every such Sheriff, Coroner, or Ex-Sheriff shall have power if he think fit to appoint a Deputy or Assessor.

XXV. And it is enacted, that throughout the enactments contained in this Act relative to a reference to a jury where the term Sheriff is used the provisions applicable thereto shall be held to apply to every Coroner or other person lawfully acting in the place of the Sheriff, and in every case in which any such warrant as aforesaid shall have been directed to any other person than the said Sheriff of Calcutta, such Sheriff shall immeduately on receiving notice of the delivery of the warrant on application being made to him for that purpose deliver over to the person to whom the said warrant shall have been directed, or to any other fit and proper person appointed by him to receive the same the Jurors' book and Special Jurors' list for the Town of Calcutta.

XXVL And it is enacted, that upon the receipt of such warrant as aforesaid the Sheriff shall summon a jury of ten indifferent persons duly qualified to act as common jurymen in Her Majesty's Supreme Court of Judicature aforesaid, to meet at a convenient time and place to be appointed by him for that purpose, such time not being less than fourteen nor more than twenty-one days after the receipt of such warrant, and such place not being more than miles from the lands, buildings or tenements concerning and relating to which the said difference or dispute shall have arisen unless by consent of the parties interested some other time and place be agreed upon and settled, and the said Sheriff shall forthwith give notice to the said Commissioners of the time and place so appointed by him.

XXVII. And it is enacted, that out of and from the number of jurces appearing upon such summons as aforesaid, a jury of five persons shall be drawn by the said Sheriff in such manner and form as juries for trials of offences before the said Supresse Court are by the rules and orders of the said Court required to be drawn, and if a sufficient number of the jurymen so summoned as aforesaid do not appear in obedience to such summons as aforesaid the Sheriff shall return other indifferent men duly qualified as aforesaid of the byestanders or others that can speedily be procured to make up the jury to the said number of five persons, and the said Commissioners and all other parties interested in the said lands, buildings or tenements may have and make their challenges against any of the said jurymen according to the course and practice of the said Supreme Court, but reither the said Commissioners nor any of the said parties interested as aforessid shall challenge Tre sy the array." of My

XXVIII. And it is enacted that in every such inquiry as aforesaid the said Sheriff shall preside, and the party or parties disming compensation from the said Commissionals shall be deeped the plaintiff or plaintiffs as the case may be, and shall have all such rights and privileges as the

plaintiff is entitled to in the trial of actions at law in the Court of Queen's Bench at Westminster, and if the said Commissioners or any person in-terested in the said lands, buildings or tenements so request in writing the said Sheriff shall summon before him, any person who shall by the said Commissioners, or any person interested as afore-said be considered necessary to be examined as a witness touching the matters in question, and on the like request the said Sheriff shall order the said jury to view the place or matter in controversy in like manner as views may be had in the trial of actions at law in the Court of Queen's Bench at Westminster.

XXIX. And it is enacted, that if the said Sheriff make default in any matter hereinbefore required to be done by him in relation to any such trial or inquiry as aforesaid, he shall forfeit and pay the sum of Five Hundred Rupees for every such offence, and such penalty shall be recoverable by the said Commissioners by an action of debt or on the case in the said Supreme Court, and if any person summoned and returned upon any jury under this Act, whether common or special, do not appear, or if appearing do refuse to make such lawful oath or affirmation as the said Sheriff may require, or in any other manner wilfully neglect his duty, he shall unless he shew reasonable excuse for the said default or neglect to the satisfaction of the said Sheriff forfeit a sum not exceeding One Hundred Rupees, and every such penalty as aforesaid payable by a Sheriff or juryman as aforesaid shall be applied in satisfaction of the costs of the said inquiry so far as the same will extend, and in addition to the penalty hereby imposed as aforesaid every such juryman shall in all respects be subject to the same regulations, pains and penalties as if such jury were returned for a trial in the said Supreme Court.

XXX. And it is enacted, that if any person who shall have been duly summoned to give evidence upon any such enquiry, and to whom a tender of his reasonable expenses shall have been made fail to appear at the time and place specified in the summons without sufficient cause, or if any person whether summoned or not who shall appear as a witness on any such inquiry refuse to be examined on oath or affirmation touching the subject matter in dispute every person so offending shall forfeit and pay to the party aggrieved thereby a sum not exceeding One Hundred Rupees, and that any person examined on oath or affirmation touching the subject matter in dispute who shall wilfully and falsely state any matter which if wilfully and falsely stated by such person in any Court of Justice in which such subject matter might be in dispute, would amount to wilful and corrupt perjury, shall be guilty of wilful and corrupt partial.

XXXI. And it is enacted, that the said Coney, missioners shall give to all parties interested in any lands, buildings, or tenements concerning or relative to which an inquiry bath been appointed to be be by the said Sheriff notice of the time and places such inquiry, not less than ten days before same is to be held, and the said notice shall be writing, and shall be served on each of the parties personally or left at his last known that abode in the said Town, or if he have the place of abode then the said notice of the person shall be twice publicly advantaged in one of the Newspapers outbished within Town.

XXXII. And it is enected that

XXXII. And it is spectral, the inquiry any party claiming point

to appear in person or by his Counsel or Agent, such inquiry shall not be proceeded with so far as concerns the compensation claimed by such absent party, but the compensation to be paid by the said Commissioners to such absent party shall be settled and determined by a Surveyor to be named and appointed by any two of the Magistrates of Calcutta without prejudice to such inquiry then and there proceeding before such Sheriff so far as concerns any compensation claimed by any other party or parties interested in such compensation in respect of the same premises who shall so appear.

XXXIII. And it is enacted, that before any jury shall proceed on any such inquiry as afore-said to inquire of and assess compensation or damages in respect of which their verdict is to be given they shall make oath, or if they object to make oath they shall make a solemn affirmation that they will truly and faithfully enquire of and assess such compensation or damages, and the said Sheriff shall administer such oaths and affirmations as well as the oaths and affirmations of all persons called upon to give evidence.

XXXIV. And it is enacted, that where such inquiry aforesaid shall relate to the value of any lands, buildings, or tenements to be purchased, and also to compensation claimed for injury done or to be done to any other lands, buildings, or tenements held therewith the jury shall deliver their verdict separately for the sum of money to be paid for the purchase of the lands, buildings, or tenements required by the said Commissioners, or of any interest therein belonging to the party or parties with whom the question of disputed compensation shall have arisen, or which under the provisions herein contained he is enabled to sell or convey, and for the sum of money to be paid by way of compensation for the damage if any sustained or to be sustion for the damage if any sustained or to be sustained by the said party or parties by reason of the severing of the lands, buildings, or tenements, taken from the other lands, buildings, or tenements of the said party or parties, or otherwise injuriously affecting such last mentioned lands, buildings, or tenements by the exercise of the powers conferred by their Act by this Act.

XXXV. And it is enacted, that the Sheriff before whom such inquiry as aforesaid shall be held shall give judgment for the purchase money or compensation assessed by such jury as aforesaid, and the verdict and judgment shall thereupon be signed by such Sheriff, and being so signed shall be delivered to and kept by the Keeper of the Records in the said Supreme Court among the Records of the said Supreme Court, and such verdicts and judgments shall be deemed Records, and the same or true copies or exemplifications thereof shall be good exidence in all Courts and elsewhere, and all persons may inspect the said verdicts and judgments, and may have copies or exemplifications thereof, or extracts therefrom, on paying for each inspection of any such verdict and judgment the

inspection of any such verdict and judgment the sum of Right Annas, and for every one hundred words copies, exemplifications or extracts the said Keeper of the Records is hereby required to make out and sign and certify the same to be true.

XXXIII And it is enacted, that on every such inquiry before a fury as aforesaid where the verdict of the fury shall be given for a greater sum than the sain previously offered by the said Commissioners all the section of such inquiry shall be borne by the said Commissioners, but if the verdict of the jury shall be for the same or less sum than the sain previously offered by the said Commissioners of the fury shall be for the same or less sum than the sain previously offered by the said Commissioners of the fury shall be for the same or less sum than the sain constitution of the costs of summoning, isn't

panelling and returning the jury, and of taking the inquiry and recording the verdict and judgment thereon shall be defrayed by the parties claiming the said compensation or purchase money, and the other half by the said Commissioners, and each party shall bear his own costs other than as aforesaid incident to such inquiry.

XXXVII. And it is enacted, that the costs of any such inquiry as aforesaid shall in case of differences arising regarding the same be settled by the Taxing Officer of the said Supreme Court on the application of either party, and such costs shall include all reasonable costs, charges and expenses incurred in summoning, returning and impanelling the jury taking the enquiry, the attendance of wisnesses, the employment of Counsel and Attornies, the recording the verdict and judgment thereon and otherwise incident to such inquiry.

XXXVIII. And it is enarted, that if any such costs shall be payable by the said Commissioners, and if within seven days after demand duly made at the Office of the Clerk of the said Commissioners such costs be not paid to the party entitled to receive the same they may and shall be recoverable by distress, and on application to any Magistrate of Calcutta he shall issue his warrant accordingly, and if any such costs shall be payable by the owner of any lands, buildings, or tenements, or of any interest therein the same may be deducted and retained by the said Commissioners out of any money awarded by the jury to such owner or determined by the valuation of a Surveyor under the provision hereinafter contained, and the payment or deposit of the remainder, if any, of such money shall be deemed payment and satisfaction of the whole thereof, or if such costs shall exceed the amount of the money so awarded or determined the excess may and shall be recoverable by distress, and on application to any Magistrate of Calcutta

he shall issue his warrant accordingly.

XXXIX. And it is enacted, that if either party in such case of disputed compensation as aforesaid desire such question to be tried before a special jury, such question shall be so tried, provided that notice of such desire if given by the other party be given to the said Commissioners before they have issued their warrant as aforesaid to the Sheriff, and for that purpose the said Commissioners shall by their warrant to the Sheriff require him to nominate a special jury of five jurors for such trial, and thereupon the Sheriff shall as soon as conveniently may be about the magnitude. as conveniently may be after the receipt by him of such warrant summon the said Commissioners, and the said other party to appear before him by them-Attornies at some convenient time selves or their and place to be appointed by him for the pur-pose of nominating a special jury (not being less than five nor more than eight days from the service of such summons) and at the time and place so appointed the said Sheriff shall proceed to nominate and strike a special jury in the manner in which such juries shall be required by the Rules and Orders of the said Supreme Court for trials in the said Court, except as far as such Rules may be inconsistent with the number of which the juries under this Act are to consist, and the said Sheriff shall appoint a day not later than the eighth day after the striking of such jury for the parties or their agents to appear before him to reduce the number of such jury, and thereof shall give four days notice to the said Commissioners, and the said of the parties of the said commissioners. other party, and on the day so appointed the Sheriff shall proceed to reduce the said special jury to the number of eight in the manner used and accustomed in the said Supreme Court.

XL. And it is enacted, that the anacial jury on such inquiry as last aforesaid shall consist of five of the said eight who shall first appear on the names being called over, the said Commissioners and the said other party having respectively, their lawful challenges against any of the said jurymen, and if a full jury of five do not appear and if after such challenges a full jury of five do not remain then proon the application of the said Commission. then upon the application of the said Commissioners or of the said other party, the Sheriff shall add to the list of such jury the names of any other disinterested persons qualified to act as special or common jurymen in the said Supreme Court who shall not have been previously struck off the aforesaid list, and who may be then in attendance before the said Sheriff, or can speedily be procured so as to complete such special jury, the said Commissioners and the said other party having respec-tively their lawful challenges against such persons, and the Sheriff shall proceed to the trial and adjudication of the matters in question by such jury, and such trial shall be attended in all respects with the like incidents and consequences, and the like penalties shall be applicable as hereinbefore provided in the case of a trial by a common jury.

XLI. And it is enacted, that any other inquiry than that for the trial of which such special jury may have been struck and reduced as aforesaid may be tried by such jury provided the said Commissioners and all the other parties interested therein respectively shall give their consent to

such trial.

XLII. And it is enacted, that where the purchase money or compensation to be paid by the said Commissioners for any lands, buildings or tenements to be purchased or used by the said Commissioners shall be payable to any person who by reason of absence from the Presidency of Bengal is prevented from treating, or who cannot after diligent inquiry be found, or who shall not appear at the time appointed for the inquiry before the jury as hereinafter provided after due notice thereof given to him, such purchase money or such compensation to be paid for any permanent injury to such lands, buildings or tenements shall be such as shall be determined by the valuation of such able practical Surveyor as two of the Magistrates of Calcutta aforesaid shall nominate for that purpose as hereinafter provided.

XLIII. And it is enacted, that upon application of the said Commissioners two of the Magistrates of Calcutta aforesaid, and upon such proof as shall be satisfactory to them that any such party is by reason of absence prevented from treating, or cannot after diligent inquiry be found, or that such party failed to appear on such inquiry before a jury as aforesaid after due notice given to him for that purpose, such Magistrates shall by writing under their hands nominate an able practical Surveyor, approved by the said Commissioners, to determine the amount of such purchase money or compensation as aforesaid, and such Surveyor shall determine the same accordingly, and shall annex to his valuation a declaration in writing signed by

him of the correctness thereof.

XLIV. And it is enacted, that before any such Surveyor shall enter upon the duty of making and valuation as aforesaid he shall in the presence of such Magistrates, or one, of them, make and subspirite, the declaration following at the fast of auch nomination by the said Magistrates as after-

and, that is to care and simperally declare, that I will faithfully imperfielly and honestly according to the best of mr skill and shilty execute

the duty of making the valuation hereby referred

A. B.

Made and subscribed in the presence of

C. D.

And if any such Surveyor shall corruptly make such declaration, or having made such declaration, shall wilfully act contrary thereto, he shall be deemed guilty of a misdemesnour.

XLV. And it is enacted, that the said nomination and declaration shall be annexed to the valuation to be made by such Surveyor and shall be preserved together therewith by the Clerk to the said Commissioners, and he shall at all reasonable times produce at his office the said relustion and other documents on demand to the owner of lands, buildings or tenements comprized in such valuation and to all other parties interested therein.

XLVI. And it is enacted, that in estimating the purchase money or compensation to be paid by the said Commissioners in any of the cases aforesaid regard shall be had by the Magistrates, Arbitrators or Surveyors, as the care may be, not only to the value of the lands, buildings or tenements to be purchased by the said Commissioners, but also to the damage if any to be sustained by the owners of the lands, buildings or tenements by reason of the severing of the said lands, buildings or tenements taken from other lands, buildings or tenements of such owner, or otherwise injuriously affecting such other lands, buildings or tenements by the exercise of the powers of this

XLVII. And it is enacted, that where the compensation payable in respect of any lands, buildings or premises, or any interest therein, shall have been ascertained by the valuation of a Surveyor and deposited as hereafter provided by reason that the owner of or party entitled to convey such lands, buildings and tenements, or such interest therein as aforesaid, could not be found or was absent, and such owner or party shall be dissatisfied with such valuation it shall be lawful, for him before he shall have applied as hereinafter, provided for payment or investment of the monies so deposited under the provisions herein contained, by notice in writing to the said Commissioners to require the question of such compensation to be submitted to arbitration, and thereupon the same shall be so submitted accordingly in the same manner as in other cases of disputed compensation hereinbefore authorized or required to be submitted to arbitration.

XLVIII. And it is enacted, that the question to be submitted to the arbitrators in the case last aforesaid shall be whether the said sum so deposited as aforesaid by the said Commissioners was a sufficient sum, or whether any and what further sum ought to be paid or deposited by

them.

XLIX. And it is enseted, that if the ageitrators shall award a further sum to be paid or deposited by the said Commissioners they made pay or deposit, as the case may require, such further sum within fourteen days after the making at such sward, or in default thereof the same may be re-

Supreme Cours.

L. And it is conscious that if the distinctors shall determine that the sum as paid or deposited was sufficient the costs of said had been about at bits along to be described by management that that

be in the discretion of the arbitrators, but if the arbitrators shall determine that a further sum ought to be paid or deposited by the said Commissioners all the costs of and incident to the arbitration shall be borne by the said Commissioners.

And it is enacted, that if any party shall be entitled to any compensation in respect of any lands, buildings or tenements, or of any interest therein which shall have been taken for or injuriously affected by the execution of the works of the said Commissioners, and for which the said Commissioners shall not have made satisfaction under the provisions of this Act, such party may have same settled either by arbitration or by the verdict of a jury as he shall think fit; and if the said party desire to have the same settled by arbitration it shall be lawful for him to give notice in writing to the said Commissioners of such his desire, stating in such notice the nature of the interest, in such lands, buildings or tenements in respect of which he claims compensation and the amount of the compensation so claimed therein, and unless the said Commissioners, be willing to pay the amount of the compensation so claimed, and shall enter into a written agreement for that purpose within twenty-one days after the receipt of any such notice from any party so entitled, the same shall be saftled by arbitration in the manner herein provided, or if the party so entitled as aforesaid desire to have such question of compensation settled by jury it shall be lawful for him to give notice in writing of such his desire to the said Commissioners, stating such particulars as aforesaid, and unless the said Commissioners be willing to pay the amount of compensation so claimed and enter into a written agreement for that purpose, they shall within twenty-one days after the receipt of such notice issue their warrant to the Sheriff to summon a jury for settling the same in the manner herein provided, and in default thereof they shall be liable to pay to the party so entitled as aforesaid the amount of the compensation so claimed, and the same may be recovered by him by action of debt or on the case in the said Supreme Court.

LII. And it is enacted, that so soon as the amount of the purchase money or compensation to be paid by the said Commissioners in respect of any lands, houses, tenements, or hereditaments, or any interest therein, shall be ascertained, fixed, awarded or settled in any of the modes sanctioned and appointed by this Act as aforesaid, if the said lands, houses, tenements, or hereditaments shall have been purchased or taken by the said Commissioners from any person or persons not entitled to sell or convey the same except under the provisions of this Act as being tenant for life or in tail, married women, guardian, committee, trustee, Executor or Administrator, or person having a partial or qualified interest therein, or who shall refuse to accept such purchase money or compensation, or neglect or fail to make out a title to such lands, houses, tenements, or hereditaments, or to the interest therein claimed by him to the actisfaction of the said Commissioners, or shall refuse the said Commissioners, or shall refuse the said Commissioners are hereby empowered and required diligent suggests the said purchase money or amount of compensation in some of the Sacurities of the course price of the day, and to deposit

the same with the Government Agent at Fort William eforesaid in the name and with the privity of the Accountant General of the said Supreme Court to be placed by him to the account of such Accountant General to the credit of the parties interested, or who may be or become interested in such lands, houses, tenements, or hereditaments, describing both them and the said parties so far as the said Commissioners can do pursuant to the course of proceeding in the said Court under the Rules, Orders and Regulations of the said Court, regarding monies paid into the said Court in mat-ters and causes depending before it on its Equity side, and such Securities shall remain so deposited and the interest thereon shall be regularly received by the said Government Agent and credited to the said account, and when and so often as the said interest so received by the said Government Agent shall amount to a sufficient sum for that purpose such interest shall be invested by the said Government Agent from time to time in other such Securities as aforesaid, and such monies, principal and interest, shall remain so invested and deposited until the same be applied under the authority of the said Court upon the petition of the party who would have been entitled to the rents and profits of the lands, houses, tenements, and hereditaments in respect of which such monies shall have been deposited to some one or more of the following purposes, that is to say -In the discharge of any debt or incumbrance affecting the lands, tenements, and hereditaments in respect of which such money shall have been paid or affecting other lands settled therewith to the same, or the like uses, trusts or purposes, or in the purchase of other lands, tenements, or hereditaments to be conveyed, limited and settled upon the like uses, trusts and purposes, and in the same manner as the lands, tenements, or hereditaments in respect of which such money shall have been paid, stood settled, or if such money shall be paid in respect of any buildings taken under the authority of this Act, or injured by the proximity of the works in removing or replacing such buildings or substituting others in their stead, or in payment to any person who shall become absolutely entitled to such money, and until such monies can or shall be so applied, the interest, dividends and annual proceeds of such Company's Paper shall and may upon the like petition and order be paid to the party or parties who would for the time being have been entitled to receive the rents and profits of the said lands, houses, tenements, and hereditaments.

Lill. And it is enacted, that where any purchase money or compensation paid as aforesaid under the provisions of this Act shall have been paid in respect of any lease for a life or lives, or years, or any estate in lands, tenements or hereditaments less than the whole fee simple thereof, or in respect of any reversion dependent on any such lease or estate, it shall be lawful for the said Supreme Court on the petition of any party interested in such money to order that the same shall be laid out, invested, accumulated and paid in such manner as the said Court may consider will give to the parties interested in such money the same benefit therefrom as they might lawfully have had from the lease, estate or reversion in respect of which such money shall have been paid or as near thereto as may be.

Liv. And it is ensected, that upon payment or deposit in manual hereinbefore mentioned of

the purchase money or compensation agreed or awarded to be paid in respect of any lands, tene-ments, or hereditaments purchased or taken by the said Commissioners under the provisions of this Act, the owners of and all parties by this Act enabled to sell or convey such lands, tene-ments, and hereditaments shall when required so to do by the said Commissioners, duly convey such lands to the said Commissioners, or as they shall direct, and in default thereof, or if such party fail to adduce a good title to such lands, tenements, and hereditaments to the satisfaction of the said Commissioners it shall be lawful for the said Commissioners if they think fit to execute a deed of sale under their rommon seal, containing a description of the lands, tenements, and hereditaments in respect of which such default shall be made, and reciting the purchase or taking thereof, and the names of the parties from whom the same were purchased or taken, and the payment made in respect thereof, and de-claring the fact of such default having been made, and thereupon all the estate and interest in such lands, tenements, and hereditaments of, or capable of being sold and conveyed by the party with whom the said Commissioner shall have made such agreement, or to whom such purchase money or compensation shall have been awarded by a jury or by arbitrators, or by a Surveyor appointed by any Magistrate or Magistrates, or as hereinbefore provided shall vest absolutely in the said Commissioners, and as against such parties and all parties or behalf of whom they are hereinbefore enabled to sell and convey the said Commissioners shall be entitled to immediate possession of such lands, tenements, and hereditaments.

And it is enacted, that if the owner of any such lands, tenements, and hereditaments purchased or taken by the said Commissioners, or of any interest therein, on tender of the purchase money or compensation agreed or awarded to be paid in respect thereof, shall refuse to accept the same, or neglect or fail to make out a title to such lands, tenements, and hereditaments, or to the interest therein claimed by him to the satisfaction of the said Commissioners, or if he refuse to convey or release such lands, tenements, and hereditaments as directed and required by the said Commissioners, or if any such owner be absent from the Presidency of Bengal, or cannot after diligent inquiry be found or fail to appear on the inquiry before a jury as hereinbefore provided, it shall be lawful for the said Commissioners to place the purchase money or compensation payable in respect of such lands, tenements, and hereditaments, or any interest therein to the credit of the parties interested in such lands, tenements, and hereditaments (the said parties being described so far as the said Commissioners can describe them) subject to the controll and disposition of the said Supreme Court, and it shall be lawful for the said Commissioners if they shall think fit to execute a deed of sale under their common seal containing a description of the lands, tenements, and hereditaments in respect whereof such purchase money or compensation shall have been placed money or compensation whall have been placed to credit, and declaring the circumstances under which and the names of the parties to whose credit such purchase money or compensation shall have been placed, and thereupon all the estate and interest in such lands, temperatus, and hereditaments of the parties for whose use and in respect whereof such purchase money or compensation

shall have been placed to credit, shall vest absolutely in the said Commissioners and as against such parties they shall be entitled to immediate possession of such lands, tenements, and hereditaments.

LVI. And it is enacted, that upon the application by petition of any party making claim to the money so placed to credit as last afferently, or any part thereof, or to the lands, buildings, or tenements in respect whereof the same shall have been so placed to credit, or any part of such lands, buildings, or tenements, or any interest in the same the said Supreme Court on its Equity side may in a summary way as to the said Court shall seem fit, order such money to be laid out or invested in Company's Paper and deposited as aforested with the said Government Agent, and may order distribution thereof or payment of the interest thereof according to the respective estates, titles or interests of the parties making claim to such money, lands, buildings, or tenements, or any part thereof, and may make such other order in the premises as to the said Court shall seem just.

LVII. And it is enacted, that the said Commissioners shall not be deemed necessary or competent parties to any such proceeding in the said Supreme Court, but that due notice shall be given according to the course and practice of the said Court in matters before it by summary petition by the party or parties petitioning to all other parties interested to whom it shall be competent to appear in such summary suit to defend and maintain their respective right and interests.

LVIII. And it is enacted, that the said Commissioners may with the consent of the said Governor sell and dispose of any lands or tenements vested in them by virtue of this Act, or any part thereof either together or in parcels as they may find most convenient and advantageous and the money to arise and to be produced by such sale shall be applied to such of the purposes of this Act or Act No. of 184, as the said Commissioners shall think fit, and the purchaser of such lands or tenements shall not be answerable or accountable for any misapplication or nonapplication of such purchase money; and for the completing and carrying any such sale into effect the said Commissioners may make and execute a conveyance of the lands and tenements sold and disposed of as aforesaid unto the purchaser thereof, and such conveyance shall be under the common seal of the said Commissioners.

LIX. And it is enacted, that in every conveyance of lands to be made by the said Commissioners under this Act the word "grant" shall operate as express covenants by the said Commissioners for themselves and their successors with the respective grantees therein named their Successors, Heirs, Executors, Administrators or Assigns, as the case may be, according to the quality and nature of such grants, and of the estate or interest therein expressed to be thereby conveyed as follows except as far as the same shall be restrained or limited by express words contained in any such conveyance (that is to ast). A covenant that notwithstanding any act and shall not the execution of such conveyance with time of the execution of such conveyance in the contained and by virtue of the provisions of this the plants of the lands or premises granted similar than the conveyance of the lands or premises granted similar than the conveyance of the lands or premises granted similar than the conveyance of the lands or premises granted similar than the conveyance of the lands or premises granted similar than the provisions of the lands of premises granted similar than the premises granted than the premises of the premises granted than the premises granted than the premises granted than the premises granted than the premises granted to be thereby granted than the premises gran

LX. And in order to raise money for defraying the expenses incurred or to be incurred by the said Commissioners in carrying into effect the provisions of this Act or of Act No. of 184 it it is enacted, that it shall be lawful for the said Commissioners and they are hereby authorized subject in each case to the approval of the Governor aforesaid to be signified in writing, to borrow and take up at interest on the credit of the rates, taxes and duties authorized to be made, levied and received by the said Commissioners from any person who shall be willing to advance the same the sum and sums of money necessary for defraying the costs, charges and expences mourred or to be incurred by the said Commissioners in carrying into effect with the least possible delay the provisions of this Act or of Act No. of 184 and for securing the repayment of such sum or sums of money with such interest thereon as shall be agreed upon between the said Commissioners, and the person or persons lending or advancing the same, the said Commissioners may mortgage and assign over the said rates, taxes, tolls and duties, or any part thereof to the person or persons who shall advance such money, or to a Trustee or Trustees on his or their behalf as security for the money so to be borrowed, together with interest upon the same, and no assessment, tax, toll or duty over which any such mortgage shall have been granted shall be repealed in whole or in part until such mortgage shall be paid off unless by the consent in writing of such mortgagee.

LXI. And it is enacted, that in order to discharge the principal money of any sum or sums of money as shall be borrowed on security of the assessments, taxes and duties aforesaid, it shall be lawful for the said Commissioners, and they are hereby authorized and required yearly and every year to deduct, appropriate and set apart, and apply out of the rates aforesaid such a sum of money as shall be in proportion to one-thirtieth part of the money borrowed or secured, and which at that time shall remain due and secured as aforesaid upon the said assessments, taxes and duties as and for a Sinking Fund to be applied in paying off and discharging the principal monies so borrowed or secured, and from time to time cause the amount of such Sinking Fund to be invested in the Securities of the East India Company called Company's Paper, and such Company's Paper to be deposited from time to time in the hands of the Government Agent, who is hereby empowered and required to increase the same by investigating the interest payable thereen as the same shall become due and payable in the purchase of other Company's Paper, and so on from time to time so that the said Sinking Fund shall accumulate at compound interest until the same shall be of sufficient amount to pay off the said principal debts, or one of them or some part of some one of them at which time the same shall be so applied in paying off the same in manner hereinafter mentioned.

LXIII. And it is enacted, that every mortgage of automore, takes and duties authorized to be made-ander the provisions of this Act shall be by deep in which the consideration shall be truly stated, and except such deed shall be under the commences of their commences of them satisfactors at one of their annually quarterly an epacial meetings aforesaid, and matches according to the form in the Schedule [A] testible Act annexels and the respective mortgages shall be entitled one with another to their respective proportions of the

assessments, taxes, tolls and duties comprised in such mortgages according to the respective sums which in such mortgages are mentioned to be advanced by such mortgages respectively, and to be repaid the sums so advanced with interest without any preference one above another by reason of priority of advance, or of the date of any such mortgage respectively.

LXIII. And it is enacted, that the expences of every mortgage shall from time to time be defrayed by the said Commissioners out of the money raised by the same.

LXIV. And it is enacted, that a Register of all the said mortgages shall be kept by the Clerk of the said Commissioners, and within fourteen days after the date of any mortgage an entry or memorial specifying the number and date of such mortgage, and the sum secured thereby and the names of the parties thereto with their proper additions shall be made in the said Register, and the said Register may be perused at all reasonable times by any mortgagee or by any person interested in any such mortgage without fee or reward.

LXV. And it is enacted, that from time to time any party entitled to any such mortgage may transfer his right and interest therein to any other person, and every such transfer shall be by deed wherein the consideration shall be truly stated, and every such transfer may be according to the form in the Schedule B to this Act annexed or to the like effect.

LXVI. And it is enacted, that within thirty days after the date of every such transfer if executed within the territories subject to the Government of the East India Company, or otherwise, within thirty days after the arrival thereof within the said territories, it shall be produced to the said Clerk, and thereupon the said Clerk shall make an entry or memorial thereof in the Register aforesaid in the same manner as in the case of an original mortgage, and for such entry the said Clerk may demand and receive a fee not exceeding Two Rupees, and after such entry every such transfer shall entitle the transferee, his Executors, Administrators and Assigns to the full benefit of the original mortgage, and the principal and interest secured thereby, and such transferee may in like manner assign or transfer the same again and toties quoties, and it shall not be in the power of any person except the person to whom the said mortgage shall have been last transferred, his Executors or Administrators or Assigns to make void, release or discharge the original mortgage, or the monies due thereon or secured thereby.

LXVII. And it is enacted, that from and after the payment or satisfaction of all the principal and interest of monies secured by any mortgage made under the powers of this Act all the estate, property, right and interest by such mortgage vested in the mortgages, his Heirs, Executors, Administrators or Assigns shall without any transfer or release, or any other act or deed whatsoever immediately cease and determine.

LXVIII. And in order that no undue preference may be given in paying off any mortgages it is enacted, that whenever the said Commissioners shall be enabled to pay off one or more out of the number of the said mortgages, or a part of the money secured on any such mortgage, they shall be decide the order in which such mortgages shall be

paid off by lot or ballot, and shall cause a notice signed by their Clerk to be given to the person entitled to the money to be paid of pursuant to such lot or ballot, and such notice shall express the principal sum proposed to be paid off, and that the same will be paid together with the interest due thereon, at the office of the Clerk of the said Commissioners on a day and at an hour to be specified at the expiration of six months from the date of giving such notice.

LXIX. And it is enacted, that the said Commissioners may if they think proper fix a period for the repayment of the whole of the principal money borrowed on any one mortgage under the provisions of this Act with the interest thereon, and in such case the said Commissioners shall cause such period to be inserted in the mortgage deed, and upon the expiration of such period the said principal sum, together with the arrears of interest thereon, shall on demand be paid to the party entitled to receive such principal sum and interest, and if no other place of payment be inserted in such mortgage deed such principal and interest shall be payable at the office of the Clerk of the said Commissioners.

LXX. And it is enacted, that if no time be fixed in the mortgage deed for the repayment of the money so borrowed the party entitled to receive such money may at the expiration, or at any time after the expiration of twelve months from the date of such mortgage, demand payment of the principal sum thereby secured, with all arrears of interest, upon giving six months previous notice for that purpose, and in the like case the said Commissioners may at any time pay off the money borrowed on giving the like notice, and every such notice shall be in writing or print; or partly in writing and partly in print, and if given by a mort-gagee or creditor shall be delivered to the Clerk aforesaid or left at his office, and if given by the said Commissioners shall be given either personally to such mortgagee or creditor, or left at his residence, or it his present residence be not known then at his last known place of abode, or if such mortgagee or creditor be unknown to the said Commissioners, or cannot be found after diligent inquiry and his last place of abode be unknown such notice shall be given by advertisement in the Calcutta Government Gazette, and once in each of three successive weeks in two of the Calcutta newspapers.

LXXI. And it is enacted, that if the said Commissioners shall have given notice in terms of this Act of their intention to pay off any such mortgage then at the expiration of such notice all further interest shall cease to be payable on such mortgage unless demand of payment be made pursuant to such notice, and unless on such demand being duly made the said Commissioners shall tail to pay the principal and interest then due on such mortgage.

LXXII. And it is enacted, that it shall be lawful for any mortgages or other person entitled to receive payment of the money secured by any such mortgage to enforce the payment of the principal money and interest due thereon by applying for the appointment of a Receiver in the manner hereinafter provided, but in order to authorize the appointment of such Receiver the amount of money owing to the mortgages or mortgages or ereditor or creditors by whom the application is made shall not be less than Ten Thousand Rupees.

LXXIII. And it is enacted, that if within six months after the principal money or any interest owing upon any such mortgage has become payable and after demand thereof in writing "the same be not paid the mortgagee or other creditor as aforesaid (without prejudice to his right to see for such principal money, together with all arrears of interest in any competent Court or Courts of Law or Equity) may if his debt amount to the same of Ten Thousand Rupees alone, or if his debt does not amount to that sum in conjunction with other mortgagees whose debts being so in arrears after demand as aforesaid shall, together with his amount to the said sum require the appointment of a Receiver by an application to be made as hereinafter provided.

LXXIV. And it is enacted, that every application for a Receiver shall be made to one or more Justices of Her Majesty's Supreme Court of Judicature at Fort William in Bengal, and on any such application it shall be lawful for such Justice or Justices by order in writing after hearing the parties to appoint a fit and proper person to receive the whole or a competent part of the rates and assessments, and to apply the same to the payment of such interest or principal and interest as the case may be, together with all costs, including the charges of receiving the rates and assessments until the said principal and interest, together with all such costs and charges be fully paid, and upon such appointment being made all such rates and assessments as aforesaid shall be paid to and received by the person so appointed who is hereby empowered to give good and sufficient discharges for the same, and the money so to be received shall be so much money received by or to the use of the party to whom such interest or such principal and interest, as the case may be, shall be then due, and on whose behalf such Receiver shall have been appointed, and after such interest and costs, or such principal, interest and costs have been so received the power of such Receiver shall cease.

SCHEDULE A.

FORM OF MORTGAGE DEED.

Mortgage No. Rupees By virtue of the Act of the Legislative Council No. of 184, We the Commissioners appointed and acting under and by authority of the said Act, in consideration of the sum of Co.'s Rupees paid to us by A. B. of do hereby assign unto the said A B., his Executors, Adminstrators and Assigns, all the rates, tolks and sums of money arising in the Town of Calcutta and District thereunto adjoining by virtue of the said Act, and all the estate, right, title and interest of the said Commissioners in the same. To hold unto the said A. B., his Executors, Administrators and Assigns until the sum of

together with interest for the same at the rate of for every hundred Rupees by the year be satisfied (the principal sum to be repaid at the of years from the date hereof)—(in case any certain period be agreed upon for that purpose.)

Given under our common seal this in the year of our Lord and signed by us at our Meeting on the said day.

A. B Commissioner.

C: Đ.

E. F.

SCHEDULE B.

FORM OF TRANSFER OF MORTGAGE.

I, A. B., of in consideration of the sum paid to me by G. H. of of do hereby transfer to the said G. H., his Executors, Administrators and Assigns a certain Mortgage made by the Commissioners appointed and acting under and by authority of of the Legislative Council of India Act No. of 184, bearing date the day of securing the sum of Company's Rupees and interest (ar of such transfer be by indussement the within security) and all my right, estate and interest in and to the money thereby secured, and in and to the rates, tolls and property thereby assigned.

In Witness whereof I have hereunto set my hand and seal this day of in the year of our Lord

A. B. (L. S.)

Ordered, that the Draft be reconsidered at the first Meeting of the Legislative Council of India after the 11th day of December next.

G. A. BUSHBY, Secy. to the Govt. of India.

Fort William, Home Department, Legislative, the 6th November, 1847.

William of representation from the second

The following Draft of a proposed Act was read in Council for the first time on the 6th of November, 1847:

ACT No. - OF 1847.

An Act for removing doubts as to the meaning of the words "Thug" and "Thuggee" and the expression "Murder by Thuggee" when used in the Acts of the Council of India.

Whereas doubts have arisen as to the meaning of the words "Thug" and "Thuggee," and the expression "Murder by Thuggee," when used in the Acts of the Council of India:—

It is hereby declared and enacted, that the word "Thug" when used in any Act heretofore passed by the Council of India, shall be taken to have meant and to mean a person who is, or has at any time been habitually associated with any other or others for the purpose of committing, by means intended by such person or known by such person to be likely to cause the death of any person, the offence of Child-stealing or the offence of Robbery not amounting to Dacoity. And that the word "Thuggee" when used in such Acts shall be taken to have meant and to mean the offence of committing or attempting any such Child-stealing or Robbery by a Thug. And that the expression "Murder by Thuggee," when used in such Acts shall be taken to have meant and to mean Murder when employed as the means of committing such Childstealing or such Robbery by a Thug.

Ordered, that the Draft now read be published for general information.

'Ordered, that the said Draft be re-considered at the first Meeting of the Legislative Council of India after the 6th day of February next.

G. A. Bushby, Secy. to the Govt. of India.

Fort William, Home Department, Legislative, the 6th November 1847.

The following Draft of a proposed Act was read in Council for the first time on the 6th of November 1847

ACT No. - OF 1847.

An Act to repeal Acts No. XII. of 1839 and No. XII. of 1840, and to raise funds for Police and Municipal purposes throughout the Settlement of Prince of Wales' Island, Singapore and Malacca, and the dependencies and places subordinate or annexed thereto, by levying an Assessment upon the rents, produce and income derived from Buildings and Lands within the said Settlement and by taxing Carriages, It aggons, Carts, Horses, and Mules kept or used within the same.

- I. It is hereby enacted, that from and after the day of Act No. XII. of 1839 and Act No. XII. of 1840, are repealed.
- II. And it is hereby enacted, that from the day of an Assessment at a rate not exceeding ten per cent. to be fixed from time to time, as he shall think fit, by the Chief Civil Authority within the incorporated Settlement of Prince of Wales' Island, Singapore and Malacca, shall be levied every half-year in advance on the actual or estimated rents of all Houses, Shops and other Buildings situated within the said Settlement and the dependencies and places now or hereafter to be subordinate or annexed thereto, to be paid by the Tenant or Tenants, or Occupier or Occupiers of such Houses, Shops and other Buildings at the time of such Assessment Provided always, that the several Houses or Buildings specified in Schedule A hereunto annexed, shall be exempted from Assessment under this Act.
- 111. And it is hereby enacted, that from and after the day aforesaid an Assessment at a rate not exceeding five per cent. to be fixed from time to time as he shall see fit, by the said Chief Civil Authority shall be levied half-yearly or annually upon the actual rent or upon the value of the net produce derived from all lands situated in the said Settlement and places held, possessed or used for purposes of agriculture or cultivation of any description whatsoever. Provided always, that no Assessment shall be charged on any rent paid as quit rent to the East India Company for lands held under leases or other titles from the said Company, and that the produce of lands of less extent than three (3) acres used for the cultivation of Paddy, Siri or Vegetables, and lands of which the annual net produce shall be less than Ten Spanish Dollars, if it shall be the sole assessable property of any one or more persons shall be exempted from the payment of any Assessment under this Act.
- IV. And it is hereby enacted, that in order to ascertain the value of the net produce of any such lands for any one year or half-year for the purpose of levying such Assessment the amount of outlay actually paid and expended during that particular period in and upon the lands yielding such produce and in the manufacture of any such produce (not including either the purchase money of such lands, or the original outlay thereon, or the cost or purchase money of any articles of Machinery used or employed, or of any Buildings erected thereon) shall be deducted from the estimated value, at the then local current rate, of the gross quantity or amount of produce whether manufactured or etherwise derived from such lands, and

that upon the overplus or net balance value so ascertained the said Assessment shall be levied and paid.

V. And it is hereby enacted, that in order to facilitate the collecting of Assessment on lands in manner specified in Section IV. of this Act, it shall and may be lawful for the Collector or other Officer appointed in manner hereinafter mentioned to collect the same at each of the said Stations of Prince of Wales' Island, Singapore and Malarca, to require the Owner, Occupier, Agent, Superintendent or other person in charge of any such lands to furnish hun either annually or half yearly in writing under his or their hand or hands with a true and detailed statement of the gross and actual quantity and amount of produce of what nature and kindsoever yielded by the said land or manufactured therefrom during either of the said periods, and likewise a true and detailed statement of the amount of actual outlay paid and expended in the cultivation of the said land and in the preparation or manufacture of the produce thereof during the like periods, which said statements shall be verified by oath or affirmation to be made by such person or persons before one of Her Majesty's Justices of the Peace at such Station (who is hereby authorized and required to administer the same) if thereto required by the said Collector or other Officer as aforesaid. And any person or persons who shall refuse to make such oath or affirmation, or who shall refuse to furnish such statement, shall on conviction thereof before the Court of Quarter Session at such Station, be liable to pay a fine not exceeding Two Hundred Spanish Dollars, and in default of payment thereof to be imprisoned for a term not exceeding two months.

VI. And it is hereby enacted, that from and after the day aforesaid a Tax shall be levied half-yearly in advance on all Carriages, Waggons, Carts, Horses, Mules and Elephants in use or kept within the said Settlement and places to be charged on the Owner or Owners thereof at the following rates, that is to say:

On every four or three wheeled Carriage, per annum, 10 Sp. Drs. On every two wheeled Carriage, per

annum, 8 Sp. Drs.
On every Waggon drawn by man or
beast per annum, 8 ,,
On every Cart drawn by any description of Cattle, per annum, 6 ,,
On every Cart drawn by man, per annum, 4 ,,

On every Horse or Mule, per annum, 2,, On every Elephant, per annum, ... 12,, and that if the payment of any such Tax shall not be

duly made it shall be lawful for any Justice of the Peace upon being satisfied that due diligence has been used to obtain payment, to issue his Warrant for levying the amount of such Tax by seizing and selling the Goods and Chattels of the person or persons so charged with the payment of such Tax and so making default. Provided always, that the several vahicles and animals, specified in Schedule B hereunto annexed, shall be exempted from the payment of any Tax under this Act.

VII. And it is hereby enacted, that the Chief

VII. And it is hereby enacted, that the Chief Civil Authority of the said Settlement shall have power to appoint a Collector or Collectors, or such other Officer or Officers as may be deemed requisite for the collection of the Assessment and Taxes leviable under this Act at the several Stations of Prince of Wales' Island, Singapore and Malacca,

and the dependencies and places subordinate or annexed thereto respectively.

VIII. And it is hereby enacted, that in any case where payment shall not be duly made of any Assessment charged and demanded under authority of this Act, the Collector or other Officer appointed to collect the same shall certify in writing such non-payment to any Justice of the Peace who. if he shall be satisfied that due diligence has been used to obtain payment, and that the same has been improperly withheld, shall issue his Warrant for levying the amount of such Assessment by seizure and sale of any Goods and Chattels and growing Crops whatsoever and to whomsoever belonging in or upon the Houses, Shops or other Buildings, or in or upon the lands respectively charged, and the overplus, if any, after deducting the expences of such seizure and sale shall be paid to the Owner or Owners of the Goods, Chattels or growing Crops so seized and sold, or to the person or persons in whose possession the same may have been found.

IX. And it is hereby enacted, that it shall be competent for the Collector or other Officer appointed to collect the aforesaid Assessment and Taxes at the said Stations of Prince of Wales' Island, Singapore and Malacca in lieu of proceeding against defaulters by Warrant of Distress as aforesaid, to sue in his name for the recovery of any arrears through any Court of Justice to which such defaulters shall or may be amenable.

X And it is hereby enacted, that the Court fo Quarter Session of the said Settlement shall have power to hear and determine in such manner as to the said Court shall seem just all appeals by parties who may feel themselves aggrieved by, or who may have any reason to object to any demand for payment of any Assessment or Tax leviable under this Act whether on the ground of surcharge or otherwise, provided always, that before any application for any such appeal shall be entertained by the said Court the party or parties making the same shall first pay the amount of the Assessment or Tax charged, and give notice in writing of his or their intention to appeal to the Collector or other Officer by whom such Assessment or Tax may have been demanded.

XI. And it is hereby enacted, that no appeal shall be allowed by the said Court of Quarter Session unless the same shall have been made and prosecuted within three months from the time of payment of the amount of Assessment or Tax demanded and delivery of such notice to the Collector or other Officer aforesaid.

XII. And it is hereby enacted, that the monies collected from the Assessment and Taxes leviable under this Act at the said several Stations of Prince of Wales' Island, Singapore and Malacca shall be called the "Municipal Fund," and that the same or so much thereof as shall be required shall be applied in manner hereinafter mentioned, towards the payment and maintenance of an efficient Police and of an Establishment for the collection of the said Assessment and Taxes at each of the said Stations; and also towards the efficient watching, repairing, renewing, cleausing, draining and keeping in repair the public Roads and Streets and all other public thoroughfares in Town and Country at each of the said Stations and places; and also towards the repairing, renewing, building, rebuilding, cleaning and securely upholding all public Bringer, Canala, Sluices, Sewers and Sluice-gates made for or in

the occupation or use of the public at the said Stations and places either made, commenced or hereafter to be made; and also towards the lighting of the said public Streets and Bridges, and to the effecting of other purposes necessary for the comfort and protection of the inhabitants of the said Settlement and places. Provided always, that all Roads, Streets and Bridges leading to and terminating at any Government House and other Building belonging to Government, or any Military Post, Barracks or Cantonment, or any Hospital, Poor House, Sailor's Home or other Benevolent or Charitable Institution under the patronage of Government, or any place of public Worship shall be deemed to be Public Roads, Streets and Bridges within the meaning of this Act.

XIII. And whereas it is desirable, that a certain number of the Rate-payers of the said Settlement should from time to time be appointed to assist the Government in the management of the said Municipal Fund, as well as in the performance of other Municipal Acts hereinafter mentioned: It is hereby enacted, that it shall be lawful for the Chief Civil Authority of the said Settlement for the time being, from time to time, to nominate and appoint at each of the said Stations of Prince of Wales' Island, Singapore and Malacca, a Muncipal Committee to consist of five resident Rate-payers, of whom two shall be Officers of the local Government; and that it shall be competent for the said Municipal Committee in conjunction with the said Chief Civil Authority, and under and in conformity with such orders and instructions as may from time to time be issued by the Governor of Bengal, to make order for the performance of the several objects and purposes specified and contained in Section XII. of this Act for which provision is thereby directed to be made out of the said Municipal Fund; and to authorize and sanction the payment and disbursement of all Bills and Charges for the same. Provided, nevertheless, that it shall be competent for the said Chief Civil Authority at any time, if he shall think fit, to refer any matter or thing whatsoever herein to be done and performed for the sanction or instructions of the Governor of Bengal, accompanied by the opinion or observations thereon of the said Municipal Committee, and that nothing in this Act contained shall be construed to affect any of the provisions of Act No. III. of 1847.

XIV. And it is hereby enacted, that the said Municipal Committee shall have power to make Rules and Regulations, subject to the approval of the said Chief Civil Authority, for more fully and effectually carrying out and performing the objects and purposes specified in Section XIII. of this Act, and to alter or amend the same from time to time as may be necessary subject to the like approval.

XV. And it is hereby enacted, that as soon after the 1st day of January in every year as may be practicable, the Collector or other Officer appointed to collect the Assessment and Taxes under this Act at each of the said Stations of Prince of Wales' Island, Singapore and Malacca, shall prepare a detailed Statement of the said Municipal Fund exhibiting the sums collected under the respective heads of Assessment, Taxes or otherwise during the preceding year, and shewing also the disbursements which have been made during the same period, and that the said Statement shall be published at the Station to which it relates in a Newspaper, and if such Station shall have no Newspaper then the publication shall be made in some Newspaper at any of the other Stations; and

the said Statement shall also be open to general inspection at the Office of such Collector or other Officer for a period of one month from the date of its publication.

XVI. And it is hereby enacted, that the Officer Superintending the Police at each of the said Stations of Prince of Wales' Island, Singapore and Malacca, shall between the 1st and 15th day of January in every year, require the Owners of all Palanquin Carriages, Carts, and other Vehicles, kept in such Station for the purpose of being let to hire for the conveyance of passengers or goods to enter such Palanquin Carriages, Carts and other Vehicles, in a Register to be kept for that purpose at the Police Office of such Station. And every Owner of a Palanquin Carriage, Cart or other Vehicle subject to such registration who shall omit or refuse to enter such Vehicle at the Police Office in manner aforesaid, shall on conviction before a Justice of the Peace, pay for each offence a fine not exceeding Twenty Spanish Dollars, with costs of prosecution to be recoverable on non-payment by Warrant of Distress and sale under the hand of the convicting Justice of the Peace, and the overplus, if any, of the Goods and Chattels sold shall be paid to such Owner or Owners.

XVII. And it is hereby enacted, that every Owner of a registered Palanquin Carriage, Cart or other Vehicle who shall neglect to place in a conspicuous part of such Vehicle a numbered board which shall be furnished to him by the Registering Officer, shall on conviction before a Justice of the Peace, pay a fine not exceeding Five Spanish Dollars for each offence, to be recovered in manner specified in the last foregoing Section.

XVIII. And it is hereby enacted, that all Quarter Session and Police fees, fines, poundage and forfeitures of what nature and kindsoever imposed, levied and paid at each of the said Stations of Prince of Wales' Island, Singapore and Malacca shall be forthwith paid into the said Municipal Fund at such Station in aid of the several purposes specified in Section XII. of this Act.

XIX. And it is hereby enacted, that no Assessment or Charge made under authority of this Act shall be impeached or affected by reason of any mistake in the name of any person liable to Assessment or Tax, or of any thing chargeable with Assessment or Tax, or any mistake in the amount of Assessment or Tax charged provided the directions of this Act be in substance and effect complied with; and that no proceedings or other matter or thing had or done under this Act shall be quashed or set aside for want of form in any Court or Courts of Justice.

SCHEDULE A.

Referred to in Section II. of this Act.

To be exempted from the payment of Assessment.

PUBLIC BUILDINGS.

Hospitals, Poor Houses, Places of Worship, Charitable and Benevolent Institutions and Schools, not used as Private Dwelling Houses, Convict Lines, Gaols, Barracks or Lines for Soldiers, Police Offices and Thannahs.

PRIVATE BUILDINGS.

Mills, Drying and Boiling Houses, Out Offices, and Labourers' Huts belonging and attached to Estates and Plantations; and any Dwelling House,

Shop or other Building which shall not have been used or occupied for more than three months in any one year; and any Attap Huts or Sheds belonging and attached exclusively to Vegetable Gardens and Paddy Fields consisting of not more than five acres, and any House or Building of which the annual value or rent shall be less than Six Spanish Dollars if it shall be the sole assessable property of the person or persons charged therewith.

SCHEDULE B.

Referred to in Section VI. of this Act.

To be exempted from the payment of Taxes.

Waggons and Carts bearing the Owner's name painted in large letters on some conspicuous part of each, and not used on the public highway.

Waggons and Carts being the bonâ fide property of Government, and used in the public service.

Hearses kept exclusively for the removal of the Dead.

Elephants kept exclusively within Estates or Plantations, and not brought or used upon the public Roads or Bridges.

Ordered, that the Draft now read be published for general information.

Ordered, that the said Draft be re-considered at the first meeting of the Legislative Council of India after the 6th day of February, 1848.

G. A. Bushby, Secy. to the Govt. of India.

W. Ridsdale, Bengal Military Orphan Press.



SECOND SUPPLEMENT TO

THE CALCUTTA GAZETTE.

Published by Authority.

4 P. M.—SATURDAY, NOVEMBER 13, 1847 -5 P. M.

NOTICE is hereby given, that in regard to Packets and Parcels posted for despatch to and from Arracan and the Tenasserim Provinces by Government Steamers;—the provisions of Clause 30, of Act XVII. of 1837—(a Copy of which is subjoined for the information of the Public,) will, from and after this date, be most strictly enforced, whenever there may be reason to suspect that any Packet or Parcel contains any contraband Article; or any Article on which Government Duty is owing.

J. R. BURLTON BENNETT,

Dy. Post Master General, in charge.

·Calcutta General Post Office, the 13th November 1847.

ACT No. XVII. of 1837.

Clause XXX. And it is hereby enacted, that if any Post Master General, or Post Master, shall suspect that any Letter or Packet lying for delivery at his Post Office contains any contraband Article, or any Article on which duty is owing to Government, or that any Letter or Packet lying for delivery at that Post Office contains any writing in contravention of the provisions of Sections IX. and X. of this Act, it shall be lawful for such Officer to summon the person to whom the Letter or Packet is directed, to attend at that Post Office by himself and Agent within Forty Eight hours after the arrival of the Letter or Packet at that Post Office, and to open the Letter or Packet in the presence of the person to whom the Letter or Packet is directed, or of that person's Agent; and if that person shall not so attend by himself or Agent, then to open the Letter or Packet in the absence of that person.

(True Copy,)

J. R. BURLTON BENNETT,

Deputy Post Master General, in charge.

Account of Receipts and Disbursements of the District Charitable Society from 1st July to 30th September, 1847.

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Invested in the Government 2-5 per Cent. Loan, Sa. Rs. 15,000.

LIST OF SUBSCRIBERS AND DONORS SINCE THE LAST QUARTERLY STATEMENT.

Baboo Modosudon Roy	Annuai Subscribers.
G. F. McClintock, Esquire, Co.'s Rs. 50 0 0	Donor.
Baboo Ramburry Roy, Co.'s Rs. 10 0 0	Donor.

Supporters of this Society are requested to refer all Petitions, which may be presented to them, to Mr. D. Templeton, at the Secretary's Office, No. 11, Free School Street.

Several Contributions of Old Cluthes are thankfully acknowledged: further supplies would be very acceptable.

J. GREGORY VOS. M. D., Secretary, Central Committee,
District Charitable Society,

Calcutta, both October, 1847.



The Calcutta Gazette.

Published by Authority.

er It is requested that Government Motifications for the Calcutta Gazette, of any length may be sent to the Press by NOON of TURSDAYS and FRIDAYS; and those of a few lines only, before 5 p.m. of those days.

WEDNESDAY, NOVEMBER 17, 1847.

No. 2630.

Foreign Department, Camp Cawnziere, the 9th Navember, 1847.

Notification—The Regimental Order issued by Captain Stephen, Commanding 2d Regiment Local Sikh Infantry, dated the 21st October last, appointing Lieut. Wallace, 2d in Command, to perform in addition to his own duties those of Adjutant consequent on the demise of Lieutenant Edwardes, is confirmed by the Right Honorable the Governor General.

H. M. ELLIOT,

Secy. to the Govt. of India, with the Gonr. Genl.

No. 19

Fort William, Financial Department, the 13th November, 1847.

NOTIFICATION.—Notice is hereby given, that the Salaries, Pay, Batta and Allowances of the Civil, Military and Marine Departments for November 1847, will be payable as under—

Military and Marine Departments, on Friday, the 10th proximo.

Civil Ditto, on Wednesday, the 15th proximo.

By order of the Hon'ble the President in Council,

J. A. DORIN, Secy. to the Gont. of India.

No. 2438.

Orders by the Honorable the Deputy Governor of Bengal.

Appointments.—The 3d November, 1847.—The Reverend F. A. Dawson to perform the Clerical duties of Darjeeling from the time the Royd. J. Bell may leave that station till further orders.

The 9th Nevember, 1847.—Mr. W. M. Beaufort to officiate as Magistrate of Patna, until further orders.

The 10th November, 1847.—Lieut. J. Dinsdale, 22d Regiment Madras Native Infantry, to retain Command of the Khoordah Paik Companies, and to Officiate as an Assistant Superintendent of the Tributary Methals in Cuttack, until further orders.

The 13th November, 1847.—Revd. James Gawen. M. A., to Officiate as Chaplain of St. James' Church till the arrival of the Reverend Mr. Coley.

M. W. Moran to be Deputy Post Master a Moteeharry.

The 16th November, 1847.—Mr. W. G. Young to be an Assistant to the Magistrate and Collector of Hooghly, and to exercise the powers of a Joint Magistrate and Deputy Collector in that District.

Leave of Absence.—The 9th November, 1847.—Mr. R. H. Russell, Magistrate of Patna, for one month.

The 13th November, 1847.—Mr. D. J. Money, Collector of Nuddea, for two weeks, in extension of the leave granted to him on the 4th ultimo.

Revd. H. S. Fisher, for two months, from the date of his departure from Calcutta.

The 16th November, 1847.—The leave of absence for 18 days, granted on the 5th instant, to Mr. W. H. B. Ross, Civil Assistant Surgeon of Jessore, is cancelled at his request.

Notyfications.—The 17th November, 1847.—Mr. H. C. Metcalfe, Collector of Tipperah, made over charge of his office to Mr. C. R. Carnac on the 6th instant.

Mr. E. Deedes, Civil and Session Judge of Cuttack, made over charge of his office to Mr. W. Ainslie on the 8th instant to proceed on Circuit duty.

Mr. R. N. Farquharson, Collector of Shahabad, made over charge of his office to Mr. E. F. Radcliffe on the 8th instant.

Mr. H. C. Hamilton, Officiating Collector of 24-Pergunnahs, assumed charge of his office from Mr. J. H. Young on the 12th instant.

Mr. J. H. Crawford, Officiating Controller of Government Salt Chowkees, assumed charge of his office from Mr. H. C. Hamilton on the 12th instant.

By order of the Hon'ble the Deputy Governor of Bengal,

FRED. JAS. HALLIDAY,
Secretary to the Govt. of Bengal.

No. 4322 of 1847.

Orders by the Hon'ble the Lieut.-Governor of the North Western Provinces.

Agra, Judicial and Revenue Department, the 6th Navember, 1847.

Appointment.— Mr. James Brewster to officiate as Joint Magistrate and Deputy Collector of Meerut, during the absence of Mr. Holden Sheppard Ravenshaw, or until further orders.

No. 4324 of 1847.

Leanes of Absence.—Mr. George Edmonstone, Joint Magistrate and Deputy Collector of Boolundshuhur, for three months, on private affairs, under Sections XI. and XII. of the Amended Absentee Rules, from the date on which he may quit his Station.

No. 4332 of 1847.

Mr. Donald Ogilvy, Officiating Joint Magistrate and Deputy Collector of Paneeput, for one month, on Medical Certificate, under Section VI. of the Amended Absentee Rules, from the date on which he may quit his Station.

Appointments.—Mr. Hugh David Sandeman to officiate as Joint Magistrate and Deputy Collector of Paneeput, during the absence of Mr. Ogilvy, or until further orders.

No. 4327 of 1847.

Agra, Revenue Department, the 6th Novr., 1847.

Mr. P. Volk to be an Executive Officer on the Ganges Canal.

No. 876.

Ecclesiastical Department, North Western Provinces, Agra, the 9th November, 1847.

Leave.—The Hon'ble the Lieutenant Governor has been pleased to confirm the leave of absence granted by the Right Reverend the Lord Bishop of Calcutta, to the Reverend H. A. Loveday, Chaplain of Delhee, for one month, under Section XXV. of the Amended Absentee Rules, commencing from the 18th instant.

No. 898 of 1847.

Head-Quarters, the 11th November, 1847.

Appointments. — Reverend F. W. Ellis to be Chaplain at Meerut.

No. 908 of 1847.

General Department, N. W. P., Head-Quarters, the 11th November, 1847.

Doctor H. B. Buckle to be Post Master of Muttra.

By order of the Hon'ble the Lieutenant Governor North Western Provinces.

J. THORNTON, Secy. to Govt. N. W. P.

General Orders by the Hou'ble the President of the Council of India in Council.

Fort William, 15th November, 1847.—No. 345 of 1847.—The Pay, Batta, and other Allowances for November 1847, of the Troops at the Presidency

and at the other Stations of the Army, will be issued on or after Friday, the 10th proximo.

W. M. N. STURT, Major,

Offg. Secy. to the Gort. of India, Mily. Dept.

NOTICE.—Mean Time was this day shewn to the Shipping in the River from the Semaphore Tower in the Fort, Half a Second (18.) after Mean Noon.

GEORGE WARREN, Lt. Col., Town Major. Fort William, 16th November, 1847.

GENERAL POST OFFICE NOTIFICATION.

Export Overland Mail via Bombay.

THE Government of Bombay having appointed the 1st of the ensuing mouth of December for the departure of the next Steamer therefrom, with a Mail for Suez—Notice accordingly is hereby given, for general information, that the latest safe date, for the transmission of letters and papers from Calcutta, which may be intended for conveyance by that opportunity, will be Friday, the 19th instant, and that the first set of the Overland Packets will be closed at, and despatched from this Office on Wednesday, the 17th idem.

Fort William, Genl. Post Office, the 1st November, 1847.

No. 661.

Export Overland Express Mail via Bombay.

NOTICE is hereby given, that an Express Packet (consisting exclusively of Overland Letters, not exceeding the prescribed maximum weight of 400 Tolas in the aggregate,) intended for conveyance by the Steamer appointed to leave Bombay on the 1st proximo, will be closed at, and despatched from, this Office, on Monday, the 22d instant, and that no Letter above one Tola in weight, or any brought after 3 p. m. on that date, (whether the above-mentioned weight be completed or not,) will on any account be received for transmission by this opportunity. The Public are particularly requested to take notice of this to avoid disappoint-

No more than two Tolas weight of Letters can be posted, on such occasion, by any one Firm or Individual.

Fort William, Genl. Post Office, the 17th November, 1847.

Export Overland Mail per P. and O. Co.'s Steamer "Bentinek," direct from Calcutta.

NOTICE is hereby given, for general information, that the Mails for Suez, and the intermediate Ports, (Madras, Ceylon, Aden, Penang, Singapore and Hong Kong,) intended for transmission by the Peninsular and Oriental Company's Steam Vessel "Bentinck," will be closed at this Office on Tuesday, the 7th proximo, and that an After Packet will be despatched hence on Wednesday, the 8th idem, with the ordinary Mail. To ensure its arrival at Kedgeree, in time to reach the Steamer, the public are particularly sequested to observe that no Letters for the "Bentinck" can be received after 4 P. M. of that date.

J. R. BURLTON BENNETT,

Dy. Post Master General, in charge.

Fort William, Genl. Post Office, }
The 16th November, 1847.

IT is hereby notified that unless marked for particular Ships, all Letters received at the General Post Office between Monday the 8th November and Sunday the 14th November, both dates inclusive, were dispatched by the undermentioned Vessels which sailed from Calcutta on dates specified.

Letters received on dates from and to.	By what Ship despatched.	Bound to.	Remarks.
7th to 11th ditto,	,, Clarissa,	Mauritius,	Left town on the 10th Nov. Ditto on the 12th ditto. Ditto on the 14th ditto. Ditto on the 14th ditto. Ditto on the 11th ditto. Will sail on the 20th ditto.

J. R. BURLTON BENNETT, Deputy Post Master General.

Calcutta, General Post Office, 16th November, 1847.

NOTICE is hereby given, that in regard to Packets and Parcels posted for despatch to and from Arracan and the Tenasserim Provinces by Government Steamers;—the provisions of Clause 30, of Act XVII. of 1837-(a Copy of which is subjoined for the information of the Public,) will, from and after this date, be most strictly enforced, whenever there may be reason to suspect that any Packet or Parcel contains any contraband Article; or any Article on which Government Duty is owing.

J. R. BURLTON BENNETT, Dy. Post Master General, in charge.

Calcutta General Post Office, the 13th November 1847.

ACT No. XVII. of 1837.

Clause XXX. And it is hereby enacted, that if any Post Master General, or Post Master, shall suspect that any Letter or Packet lying for delivery at his Post Office contains any contraband Article, or any Article on which duty is owing to Government, or that any Letter or Packet lying for delivery at that Post Office contains any writing in contravention of the provisions of Sections IX. and X. of this Act, it shall be lawful for such Officer to summon the person to whom the Letter or Packet is directed, to attend at that Post Office by himself and Agent within Forty Eight hours after the arrival of the Letter or Packet at that Post Office, and to open the Letter or Packet in the presence of the person to whom the Letter or Packet is directed, or of that person's Agent; and if that person shall not so attend by himself or Agent, then to open the Letter or Packet in the absence of that person.

(True Copy,)

J. R. BURLTON BENNETT, Deputy Post Master General, in charge.

NOTICE is hereby given, that under Orders of Government (except during the hours and for the purposes specified below,) the General Post Office will be hanceforth strictly closed on Sundays.

From 6 a. M. to 10 a. M., for the sorting and distribution of Letters.

From 4 to 6 r. M., for the receipt and despatch of Ditto. W. TAYLER, Post Master Genl.

Calcutta, General Post Office, 2d October, 1846.

NOTICE. - With reference to the London Post Master General's Notification regarding the rates of postage to be charged upon Letters received from Bombay by the Government Express, which was published with a notice from this Office of yesterday's date, the following Letter since received from the Post Master General of Bombay on the subject, is also published for general information.

W. TAYLER, Post Master General.

Fort William, Genl. Post Office, The 24th July, 1847.

No. 966 of 1847. General Department.

To W. TAYLER, Esquire,
Post Master General, Calcutta.

SIR,-Adverting to my Letter, dated the 2d instant, I have the honer to suggest for your consideration, whether it would not be advisable to publish a Notice in the Calcutta Papers, intimating to the public generally, especially the Mercantile Community, that, if they desire their Overland Letters, to be forwarded on by the Government Overland Express, they should request their Correspondents to mark "per Express," and to keep within the limited weight of two tolas; and that, meanwhile, until the system becomes ge-

nerally known, they ought to advise me, whether they wish any of their Letters, not so marked, to be sent on from Bombay by the Express. 2d.—By the last Express I dispatched as usual a number of Overland Letters, not especially marked, because, had I not done so, great disappointment would have been experienced by parties in Calcutta; but I intend to discontinue the practice, after a sufficient time has elapsed to ad-

mit of the public becoming aware of the privilege conceded by the Notification of May issued by the London General Post Office, and to dispatch by he Overland Express those Letters only which

are so marked.

3d .- The public ought moreover to be most especially warned not to mark " per Express" on letters existeding two tolas in weight, because such letters cannot be so dispatched. They will invariably be detained (as was the case on the arrival of the last Mail,) for transmission by the post regular dawk, dispatched after the Express

4th.—I shall feel much obliged by your favoring me with a list of " Newspaper Offices" in Calcutta, and by your informing the parties connected therewith that not more than two papers (whether sent

out from England marked " per Exprese," or posted in Bombay to go by Express) will, in future, be forwarded by the Government Express. Setue of the Newspaper Offices have as many as six Over-land Papers marked " per Express," but, as they cannot be so forwarded, it is useless to have them so marked.

5th.—The new rule limits the weight of a Newspaper to 3 toins, but, if that were acted up to, the Newspaper Offices would be deprived altogether of the privilege conceded by the Notificaweights more than 3 and generally very nearly 6 tolas. I have therefore determined to send two Overland Papers to each Office, without reference to that limit, and shall continue the practice until I receive orders to the contrary from Government or the Home Authorities.

I have, &c.

A. W. RAVENSCROIT, (Sd.) Post Master General.

Bombay, Genl. Post Office, 12th July, 1847.

(True Copy,)
W. Tayler, Post Master General.

NOTICE.—The following Notice of the Post Master General of London, received through the Post Master General of Bombay, is published for general information.

W. TAYLER, Post Muster Genl. Calcutte, Genl. Post Office, the 23d July, 1847.

GENERAL POST OFFICE, MAY 1847.

The Post Master General having been informed by the Court of Directors of the East India Company, that on and after the 1st June next, persons in this Country may forward private correspondence by the Government Express from Bombay to Calcutta and Madras, all persons desirous of availing themselves of this privilege, will be required to mark upon the covers of their letters the words " By Express from Bombay," and in addition to this special address, it will be necessary, that all letters intended to be forwarded by the way of Southampton, should be so endoused as hitherto; the postage to be charged in India in the delivery of letters sent by this Express will be in addition to the ordinary Inland rates.

One Rupee for every letter not exceeding half

a tola in weight.

Two Rupees for every letter above half a tola,

but not exceeding one tola in weight.

Four Rupees for every letter above one tola, but not exceeding two tolas in weight, two tolas being the maximum weight of letters to be conveyed by Express.

On Newspapers, each Newspaper Office in Cal-cutta and Madras, will be allowed to receive two Newspapers at the ordinary rates of Inland postage, on all other Newspapers forwarded by Express a postage of five Rupees each will be charged, and no Newspaper will be received for the Eapress exceeding three tolas in weight.

N. B. One tola and a quarter is nearly agai-

valent to half an ounce avairdapoise.

(True Oppy.)

(Signed) W. Escombe, Sony to Gent (Signed). A. W. Rarangmore

Past Master General

(True Copy)

W. Tarles, Post Master General

Agra, 30th October, 1847.

MOTICE.—Several instances having been lately brought to the notice of the Post Master General M. W. Provinces, of Officers baving tranked as on the Public Service communications to the Post Masters and Steam Agents, containing instructions regarding their private Letters and Parcele,

The annexed Extract from the Rules for the management of the Post Office Department, passed by the Governor General in Council, an the Soul August 1837, is re-published for general informa-

tion:

If after the date of publication of this notice, any public Officer shall frank as on "Service," a communication of the nature above alluded to, the penalty enacted in Section V. of Act XX. of 1838. will be strictly enforced.

All references and appeals to the Post Master General will be forwarded free of postage, if super-scribed "on Post Office Service," and signed with the full signature of the party by whom the reference or appeal is made.

H. B. RIDDELL

Post Master General N. W. P.

Extract from the Post Office Rules of the 30th August, 1837.

Letters addressed to public Officer on pri-vate affairs to be Post-paid.

Section LIX - Letters which Individuals address on their private affairs to any Government Offices, must be

sent "Post-paid," and this Rule is to be understood to include Letters transmitting Bills of Exchange, Promissony Notes, Receipts, Government Securities. &c, to the Accountant General, Government Agent, or other public Officer, but this practice shall be reversed when public Officers write Letters on such subjects to Individuals, on which occasions they shall superscribe on the envelopes with their official signatures the words "Bearing Postage."

(True Extract,)

H. B. RIDDELL, Post Master General N. W. P.

NOTIFICATION.

Fort William, the 27th S-ptember, 1847.

OPIUM.- Notice is hereby given, that on Monday, the 29th November, 1847, at the hour of Eleven o'Clock in the forenoon, will be put up to Sale at the Exchange Rooms, at Calcutta, and sold by Public Auction, for Exportation by Sea, the undermentioned quantity of Opium, the provision of 1846-47, subject to the following Conditions?

Produce of Behar Agency, Chests 1,830 Ditto of Benares ditto,.... 780

Total Chests,... 2610

CONDITIONS OF SALE. I MANY ME

1st.—The Opium will be sold for Exportation by Sea only, and no Certificate will be granted

by Sea only, and no Cerunose win be granted except to cover such Export.

2d — The Opium will be ordinarily offered for Sale at an epset price of Hupees 100 per Chest, and sold so the highest bioder above that price except under the circumstances for which provides sion is made by Clause 19th of the of Sale.

Sd.—The Sale shall companies at the second of a same and shall not be continued after the second of the last the few says of the last advantized for Sale shall remain unused. The Sale may

at the discretion of the Board of Customs, Salt and Opium, be resumed on the next day following (not being Sunday or a public Holiday) at the hour of 11 A. M., and so on until the whole of the remaining lots are disposed of; or, if the quantity of 2,610 Chests shall not be sold on the day advertized, the Board may dispose of the Lots which remain on hand at a future Sale.

4th.- Each Lot to contain Five Chests.

5th -A deposit in a Promissory Note for 25 per Cent. even money of the amount for which each lot is knocked down, shall be made by the purchaser in the Sale Room, and before the lot is Registered in the Sale Book, and all such Promissory Notes shall be redeemed on the part of the Purchasers at this Office, by Sub-Treasurer's Receipts, or by substitution of other Public Securities of the Bengal Government, on or before 4 o'Clock of the afternoon of Wednesday, the 1st December 1847; or on the other hand, failing such redemption by the time aforesaid, then the lot or lots for which no Sub-Treasurer's Receipts, or deposit of other Public Securities as aforesaid, shall have been delivered in, shall be re-sold at such time or times, and under such conditions of re-sate as the Board of Customs, Salt and Opium, shall see fit, and all loss and expences whatsoever attending such re-sale, shall be borne and paid by the defaulters, whilst any profit accruing from such re-sale shall be forfeited to Government.

6th.—The Promissory Notes taken on the day of Sale, under the last mentioned Condition, if remaining unredeemed on the said 1st December 1847, will be placed in the hands of the Attorney to the Hon'ble Company for realization in such manner as to him shall seem fit.

7th.—No Tender of Money, Sub-Treasurer's Receipts or Public Securities, on account of Opium, upon which the prescribed deposit may not have been made before 4 o'Clock of the 1st December, will be afterwards accepted.

8th .- The Opium now advertised for Sale shall be paid for within fifteen clear days from the day of Sale, that is to say, no Treasury Receipt will be accepted in payment after 4 P. M. of Tuesday the 14th December 1847, and in case any lots of such Opium shall not be so paid for, and adjusted, then the cash deposit of 25 per Cent even money of the amount for which each lot is knocked down, or any Public Securities that may have been deposited on account of such lots or chests, shall be forfeited, and the Opium be disposed of on account of Government at such time and in such manner as the Board of Customs, Salt and Opium, shall think fit, and the first Purchaser shall further be required to make good any loss or difference of price between that obtained at the re-sale, and the amount at which the Opium was first purchasen, forfeiting all advantages that may arise from such re-sale.

9th.—Purchasers taking out Certificates or Orders for the delivery of Opium, after making full payment as above prescribed, shall have the option of naming the number of lots of their purchase, which they may desire to be included in each Certificate or Order, and it is to be clearly understood, that the Certificates or Orders so taken out shall be considered final and not afterwards changeable for other Certificates or Orders authorizing the delivery of single lots, or of a different number of lots or chests, whether more or less than the number of lots or chests originally required to be included in each Certificate or Order.

10th.—No Sub-Treasurer's Receipts, or Deposit of Public Securities, under the fifth of the present Conditions, will be received in this Office, except from the party recorded as the Purchaser in the Sale Book, or his authorized Agent. The receipt for deposit of Public Securities will be granted only in the name of such Purchaser, and the Securities so deposited will be returned when clearance has been made by the said Purchaser or his order.

11th.—The Officer Superintending the Sale on the part of the Board of Customs, Salt and Opium, is empowered to reject at his discretion the bid of any individual, unless such individual shall, on demand, tender at the time, a deposit either in Bank of Bengal Notes, Sub-Treasurer's Receipts, or other Government Securities, equal to 25 per Cent. even money of the amount so bid.

12th.—With a view to prevent fictitious biddings designed to obstruct the Sale, it is hereby notified, that the Officer of Government Superintending the Sale, shall be competent at any time during the Sale to withdraw any unsold lot, and immediately to put it up again for Sale at a maximum upset price, diminishing the same gradually until a bid is obtained, and the first bona fide bidder for a lot, after it has been offered for Sale in the mode here described, shall be held and declared to be the Purchaser of the said lot, and the Officer of Government Superintending the Sale shall also be competent to dispose in the same manner of as many of the subsequent lots as he may think proper; provided always, that no lot shall be sold below the minimum price of 400 Rupees, specified in the 2d Clause of these Conditions.

13th.—The Purchaser of any lot shall have the option of naming and purchasing in immediate succession any number of lots of the same Agency Opium to the extent of twenty-five lots, and for the lots so purchased, the Purchaser shall deposit or each lot 25 per Cent. even money of the amount bid by him for the first lot, and pay the same price per chest as that for which he purchased his first lot; provided always, that there remain a sufficient number of lots of that Opium to complete the said twenty-five, but not otherwise.

14th.—In the event of any dispute or difference touching or concerning any matter or question arising out of the Sale of the Opium included in this Notification, or adjustment of the account thereof, the same shall and may be tried and decided in the Supreme Court of Judicature at Fort William in Bengal, and all and every Plea and Pleas to the jurisdiction of the said Supreme Court shall be waived.

15th.—The following Papers, together with samples of the Opium for Sale, will be exhibited for inspection on the day of Sale, or may be seen previously to that date, by application at the Office of the Secretary to the Board of Customs, Salt and Opium.

No. 1—Certificate of the Opium now advertized for Sale.

No. 2-Report of the Examination of such Opium.

16th.—The Public are hereby informed, that in providing the investment of the Behar and Benares Opium for the years 1846-47, the same precautions have been taken as those which have been observed during past years, to have the 1)rug procured and sent down in a pure state, to have only the prescribed quantity of leaves used in forming the cakes, and to have the due proportion

of Opium put into each cake. An account of the weight of the Drug when packed at Behar and Benares, and a statement of the average weight of the chests indiscriminately taken for the purpose of comparison from the dispatches on arrival at Calcutta, may be seen on application at the Office of the Secretary to the Board of Customs, Salt and Opium, and further that four chests of Behar and Benares Opium, which have been reserved from the provision of the two preceding years, will be also shewn to the Purchasers on the day of Sale, to enable them to judge of the state of preservation in which the Drug has kept.

17th.—Any further information respecting weight or quality of the Opium advertised for sale, that may be desired by parties connected with the Trade will, as heretofore, he furnished to them on application at the Office of the Board of Customs, Salt and Opium; but in accordance with established usage, under no circumstances will the Board entertain or recognize any claim to compensation for loss from any alleged deficiency of weight, abstraction of Opium, or adulteration of the drug which may be preferred in reference to chests after the sale and delivery of the Opium for shipment

18th.—The Public are hereby informed, that in addition to the quantity above mentioned, the following quantities more or less of Behar and Benares Opium of 1846-47, will be brought to sale in the present season on or about the dates specified below:

	Behar, about Chests	Benares, about Chests	Total, about Chests
On or about Monday, the 27th December 1817,	1830	780	2610
On or ab ut Monday, the ? 24th January 1848,	1830	780	2610
On or about Monday, the 21st February 1848,	1830	780	2610
On or about Wedne-day, the 22d March 1848,	18 0	780	2610
On or about Monday, the 17th April 1848,	1830	780	2610
On or about Monday, the	1830	780	2610
On or about Monday, the ? 12th June 1848,	1830	780	2610
On or about Tuesday, the }	1830	780	2610
On or about Monday, the 7th August 1948,	1830	780	2610
On or about Monday, the } 4th September 1848, }	1830	780	2610
On or about Monday, the 18th October 1848,	1831	774	2605
Total,	20131	8574	28705

19th.—It is hereby further notified, that under the 6th Article of the Convention between Great Britain and France, dated the 7th March 1815, quoted below, the Agents in India of His Majesty the King of the French, or persons duly appointed by them, are entitled to demand that, out of the quantities of Behar and Benares Opium de-clared as above for sale at the Twelve Sales, in the months of November and December 1847, and January, February, March, April, May, June, July, August, September and October 1848, there shall be delivered to them at the average of the particular Sale or Sales to which the Opium so applied for may belong, a quantity not exceeding in the aggregate 300 Chests, and the Agents of the French Government must make requisition for the whole of the Opium required by them during the season within 30 days after the publication of this advertisement, specifying the particular Sale or Sales from which the quantity of Opium is intended to be taken. If the Agents of the French Government shall not make the requisition for Opium within the time above-mentioned the entire quantity of about 31,315 Chests of Behar and Benares as above estimated will be brought to Sale in the usual manner, and if they shall make application for a quantity of Opium to be delivered to them out of the quantity advertized for Sale at each or any of the Twelve Sales above-mentioned, but shall not pay for it within the prescribed period of payment, the Deputy Governor of Bengal reserves to himself the right of disposing of the Opium which the French Authorities may so fail to pay for either by increasing the quantity reserved the Sale next ensuing the date of payment, or by selling it at a Sale to be held expressly for the purpose.

"Art. 6th .- With regard to the Trade in "Opium it is agreed be-Article of the Convention "tween the high contractabove referred to.

"ing parties that at each " of the periodical Sales of that Article there shall " be reserved for the French Government, and "delivered upon requisition duly made by the "Agents of His Most Christain Majesty or by the " persons duly appointed by them, the number of " Chests so applied for, provided that such supply " shall not exceed three hundred Chests in each " year, and the price for the same shall be deter-" mined by the average rate at which Opium shall " have been sold at every such periodical Sale, it "being understood that if the quantity of Opium "applied for at any one time shall not be taken " on account of the French Government by the "Agents of His Most Christian Majesty within the usual period of delivery the quantity so applied for shall nevertheless be considered as "so much in reduction of the three hundred " Chests herein before-mentioned; the requisitions " for Opium as aforesaid are to be addressed to " the Governor General at Calcutta, within thirty "days after notice of the intended Sales shall " have been published in the Government Gazette." By order of the Board of Customs, Salt and

Opium, CECIL BEADON, Offg. Secy.

GENERAL TREASURY NOTICE.—The Public are hereby informed, that the Sub-Treasurer will negotiate Bills, not less than Co.'s Rs. 1000 each, upon the undermentioned Provincial Treasuries, at the rate cited, to the extent of the surplus available at each Treasury:

1
At par & three
days sight.
KER.

Accountant to the Govt. of Bengal.

Fort William, Accountant's Office, The 30th October, 1847.

[1077]

MEDICAL COLLEGE.

13TH YEAR—SESSION 1847-48. WINTER TERM.

THE second division of the Session will commence on Wednesday, the 17th of November 1847, and continue until the 15th of March 1848, when lectures will be delivered on the following subjects:

ENGLISH CLASS.

ANATOMY AND PHYSIOLOGY,	By I T Page 1900 Fun	On Mondays, Wednes-
ANATOMI AND I HISTOROGI,	Dy J. 1. 1 earson, Esq.,	114 to 124 A M
		On Mondays, Wednes-
ANATOMY,	By A. Webb, Esq.,	days, and Fridays, from
	•	12 to 1 P. M.
ROTANY.	By J McClelland Esa.	Thursdays from 10 to 11
Botany,	Dy U. 120 Ololland, 15041,	A. M.
('HEMISTRY,		On Mondays, Wednes-
('HEMISTRY,	By A. Robertson, Esq.,	days, and Fridays, from
		1 On Transland Thomas
CLINICAL MEDICINE,	By J. Jackson, Esq., M. B	days, and Saturdays, from
		(2 to 3 P. M.
CLINICAL MIDWIFERY,	By D. Stewart, Esq., M. D	On Thursdays, from 3
		On Mondays and Wed-
PRACTICAL AND OPERATIVE SURGERY,	By R. O'Shaughnessy, Esq	nesdays, from 2 to 3
CLINICAL SURGERY,	By Ditto,	On Fridays, from 1 to
		(2 P. M. On Mondays Wodness
		On Mondays, Wednesdays, and Fridays, from 10 to 11 A. M.; with an
MEDICAL JURISPRUDENCE,	By F J. Mouat. Esa., M. D.	10 to 11 A. M.; with an
MEDICAL COMMITTEE STATE OF THE	2y 1. 5. 120mm, 110yi, 11. 21,	hour for the practical test-
		ing of poisons every Sa-
7.4	TT TO A D ST. OT A CO	· · · · · · · · · · · · · · · · · · ·

MILITARY CLASS.

PROFESSOR WEBB will deliver a course of Practical and Operative Surgery to the Senior Students of this Class.

PUNDIT MADUSUDANA GUPTA will lecture on Anatomy and Surgery, and superintend the dissections of the Class. Sub-Assistant Surgeon Shibchunder Kurmokar will teach Medicine and Materia Medica.

The dissecting rooms of the English Class will be under the charge of Assistant Demonstrator DWARKANAUTH BOSE, M. R. C. S.

All pupils will dissect daily when not engaged in actual attendance upon lectures or hospital duties-HOSPITAL ATTENDANCE.

OUT-DOOR DISPENSARY, from 7-10 A. M. and 5-6 P. M. daily.

Medical College, \ November 12, 1847. \}

(By Order,)

FRED. J. MOUAT, M. D.,

Secretary.

Civil Service Annuity Fund.

NOTICE is hereby given, that the Annual General Meeting of the Subscribers to the Civil Service Annuity Fund, will be held at the Town Hall, on Saturday, the 1st January next, at One o'Clock, r. m., for the purpose of Auditing the Accounts of the past year, for the election of five Managers of the Fund for the year 1848, and for the consideration of any other matters that may be laid before the Meeting.

By order of the Managers,

C. S. A. F. O., the 13th November, 1847.

NOTICE.—Mr. George Brown is this day admitted a Partner in our Firm.

OSWALD, SEAL & Co.

Calcutta, 5th November, 1847.

NOTICE.—The Interest of the late Mr. William Francis Scott, in our Firm, ceased on the 9th September last.

CURRIE & Co., Cabinet Makers.

November 11th, 1847.

LOST,—Second Half of a Bank of Bengal Note, No. 1506, for Co.'s Rs. 250. The finder will be rewarded if required. Apply at this Office.]

NOTICE is hereby given, that under Section VI. Act No. I. of 1845, that the undermentioned Estates in Zillah Dacca, will be put up to public and unreserved Sale at the Collector's Office of that District, on Tuesday, the 30th November 1847, or 15th Ughun 1254 B. S., for Arrears of Revenue and other Demands, which by the Regulations and Acts in force are directed to be realized in the same manner as Arrears of Revenue due on the 1st day of Assin 1254 B. S.

due day Remarks.	0	0
Balance due on the 1st day of Assin 1254 B. S.	49 1	238 15
Sudder Jumma.	134-11	1034 10 84
Recorded Proprietors.	Hissa Rughooram, Rughooram,	nen Sein, Auction Joykishen Dhur,
Name of Mehal.	Mehal Huzooree, Tuppa Havellee, Hissa Rughooram,	Mehal Huzooree, Talook Rajkishen Sein, Auction purchaser Joykishen Dhur,
No. of the Mehal in the District Rent Koll or Register.	309	476
Class of Mehal.	Permanently settled Estates,	
No. of Class.	i	

Zillah Dacca Collectorate, the 11th November, 1847.

C. TOTTENHAM, Collector.

NOTICE is hereby given, under Section VI. Act I. of 1845, that the undermentioned Estate in Zillah Cuttack, Central Division, will be put up to public and unreserved Sale, at the Collector's Office of that District, on Tuesday, the 30th November 1847, for Arrears of Revenue and other Demand, which by the Regulations and Acts in force are directed to be realized in the same manner as Arrears of Revenue due on the 30th June 1847.

Remarks.	dum Malzamin, are to be sold in satisfaction of balance due from Ta. Kulparrah, Pergh. Nabakund, and Kt. Tuppay Nankar Ma. Radhabullubpore, Pergh. Uttee, &c. after due notification under Section 5, Act I. of 1845.	
Balance due on 30th June 1847.	0 0 1505 9 10	
Sudder Jumma.	282 0 0	E.E.
Recorded Proprietor.	Madhub Raee, Moqud- dum Surety,	
Name of Mehal.	Kt. 8 As. Ma. Saumgooreeah in Ta. Bulbhudderpore, Pergh. Teekun,	
No. of the Me- hal on the Dia- trict Rent Roll or Register.	988	
Class of Mehal.	IV. Estates to be sold for Arrears due on account of other Estates,	
No. of Class.	JV.	

Zillah Cuttack, Collector's Office, the 12th November 1847.

M. A. GILMORE, Collector.

YOUNG, Actg. Collector.

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on Monday, the 29th November 1847, or 14th Ughun NOTICE is hereby given, that the undermentioned Estate will be re-sold at the Collector's Office of Zillah 24-Pergunnahs, 254 B. S., under Section 16, Act I. of 1845.

Remarks.	
Balance due up to the month of Falgoon 1253 B. S.	4 7
Sudder Jumma.	7 2 1
Recorded Proprietor.	Denonauth Mookerjee,
Name of Mehal.	Pergh. Calcutta, Mouzah
No. of Mehal in the District Rent Roll or Register.	No. 1232-58.
Class of Mebal.	Permanently settled Mehal,

No. of Class.

Sheriff's Office, 13th November, 1847.

NOTICE is hereby given, that a Sessions of Oyer and Terminer and Gaol Delivery, and also an Admiralty Sessions, will be holden by the Supreme Court of Judicature at Fort William in Bengal, for the Town of Calcutta and Factory of Fort William, and the places subordinate thereto, at the Court House, in the Town of Calcutta, on

the Court House, in the Town of Calcutta, on Saturday, the Fourth day of December next, at 12 o'Clock at Noon.

The Court will open on the First day of the Sessions at 12 o'Clock at Noon, and upon each succeeding day, precisely at 11 o'Clock in the Forenoon, of which all persons are required to take notice.

ADAM FREER SMITH, Sheriff.

निविक व्याकिष ১৩ नवश्रव ३৮८१ नाल।

শমাচার দেওয়া যাইতেছে যে আগামি ৪ দিদেমূর ১৮৪৭ সাল শনিবার দুই প্রহরের সময় সহর
কলিকাতার কোট উইলেমের এবং তাহার অতঃ
পাতি যে সকল স্থান তরিমিন্তে বঙ্গদেশের কোট
উইলেমের স্প্রেম কোট আপন আদালত ঘরে
ওএরটরমিনের এবং এডমিরেলটী অর্থাৎ মহাসুমূদ্
সমুকীয় মকদ্মা নিকাত্তি জন্য এক সেশায়ান
অর্থাৎ মিছিল করিবেন্।

এই সেশীয়ান যতক। ল পর্যন্ত বসিবেক তাহার প্রথম দিবল দুই প্রহরের সময় তাহার পর প্রতি দিবল এগারে। ঘণ্টার সময় বসিবেক এবিষয় সকলে মারণ রাথুন।

ADAM FREER SMITH, Sheriff

NO FICE—That by an Order made on the 2d day of November, instant, by the Court for the Relief of Insolvent Debtors at Calcutta, the hearing of the matters of the petition of Francis Charles Palmer, late of Pikeparrah, in the 24-Purgunnahs, a Pensioner of Government on their Bengal Establishment, and now a Prisoner confined in the Common Gaol of Calcutta, seeking the benefit of the Act of the IXth year of the Reign of His late Majesty George the IV., entitled an Act to provide for the Relief of Insolvent Debtors in the East Indies, are appointed to be heard on Saturday, the 11th day of December next.

The names of the Creditors of the said Francis Charles Palmer appear in a Schedule, filed with his said Petition in the Office of the Chief Clerk of the said Court, to which any Creditor may refer.

E PANIOTY, Insolvent's Attorney.

Calcutta, 2d November, 1847.

ADVERTISEMENT.—KIDDERPORE House is open for the reception of Pupils on the same terms with the Children of Subscribers.

For particulars apply to the undersigned.

By order of the General Management,

JOHN McQUEEN, Secy. M. O. S.

Kidderpore, 1st November, 1847.

THE New Form of "KINDRED ROLL RETURN," for Native Regiments, as directed to be used in future, under General Orders May 13, 1847, may be had on application to the *Military Orphan Press*, Calcutta, at Rupees 6-4 (Six Rupees Four Annas) per 100 copies.

Collectur's Catcherry, 24-Pergunnals, the 11th November, 1847.

9	Dr { CASH ACCOUNT OF	RECEIPTS	rs and		SBUR	DISBURSEMEN SEPTEM	NTS (MBER	AN		IE MUNICIPAL FOOCTOBER 1847.	FUND, DU	DURING THE	E QUARTER	Ł	AUGUST,			ઇ
H H	To amount of House Assessment Collections from the whole Town for the Quarter May, June, and July 1847	bewhole To		32944 24057	99	57001	<u> </u>	0	By Disbur Cuchtin Ditto di Waterin	Disbursements on the following Accounts: Lighting the Roads and Streets of the Town for preceding Quarter, Ditto ditto for current ditto. Watering ditto for preceding ditto.	e following A Streets of ti ditto	Accounts: the Town for preceding Quarter,	receding Qu	1190 2379 930 1748	35 = 9	0 2 0 = 1	3569	
	To B	To Belance	:			9146	01		Cleansin Ditto di Repairi Ditto di	Cleansing the Roads and Drains of the Town for precedii Ditto ditto for current ditto, Repairing the Roads and Streets of the Town for preceding Ditto ditto for current ditto	ditto,	rains of the Town for preceding ditto.	Town for preceding ditto.	- -2		0.0 0.0 ·	2679 17936 31808	- = 0
									Ditto di Ditto di Ditto f	Arbairing the Lians of the lown for preceding ditto. Ditto ditto for current ditto	_ •	tor presenting ditto,	preceding dirto.	243 486	<u>- 5</u> 4 €	-2 00	1937	- 8 <u>r</u>
									Asserting ditto ditto	and for c 1	•	House Assessment for preceding	nt for prec	2731 5057	-8	9 9	7758	. 4
	. Total Company's Rupees	17's Rupees.				66418	1-	=				Total Cemp	Total Cimpany's Rupeer		:	10 10	66418	- -
a a c	Memorandum shewing the State of the Fund at close of the Quarter Balance in hand at commencement, 32208 3 6 Disbursements	32208 3 57001 13	6 Quarter.	ler.	, 10 ==						Meno. Expenses i	Litto in cu	urred during preceding G Ditto in current ditto,	Meno. Expenses incurred during preceding Quarter and paid in this,	i i i	, s	24289 42129 Rs. 66418	0 6 8 7
- 1	Balance Re.	_	22791	1 00	- 2	PROP		ORTION C	OF EACH	DIVISION.								
		RE EI PTS.	TS.						DISBUR	DISBURSEMENTS.					BAL	ALANCE.		
1	DIVISIONS.	House Arsessment.	ssment.	Lighting.	e u	Watering.		Cleansing.	Repairing Roads.	Repairing Drains.	Office Charges.	Collections and Assess-ment,	Total.	In favor		Against of Divisions.	Total s	against Town,
= 22 2 4	1et, or Upper North Division	13563 14639 17074 11724	9 = 8 = 8 9 = 8 = 8	529 1046 1063 929	529 12 11 1063 9 11 929 8 10	685 2 657 0 677 4 659 10	01 = 00 01	4057 6 4141 10 5639 6 1 4098 7	2 6874 9 3 7866 11 11 8724 2 7 8342 8	9 369 4 11 481 7 714 10 3 371 12	6 182 5 9 3 182 5 9 1 182 5 9 1 182 5 9	1939 9 1939 9 1939 9 1939 9	14638 2 16315 6 18941 0 16523 14	20 C C	1074 12 1675 10 1866 8 4799 11	0=40		-
	Total	57001	13	8269	100	2679	1	17936 14 11	31808 0	0 1937 3	6 729 7 0	7758 4 0	66418 7 11	::	9416	11.01	9416	
1	Cakutta, Police Office, 10th November, 1847.					Errors	1	Excepted,			,	W. L. HAB	W. L. HARWOOD, Offs.	fg. Clerk and Accountant to the Justices.	Account	ant to the	Justices	



APPENDIX TO

The Calcutta Gazette.

Published by Authority.

WEDNESDAY, NOVEMBER 17, 1847.

SUPREME COURT.

INSOLVENT COURT.

ASSIGNEE'S OFFICE.—NOTICE.

PURSUANT 10 ACT No. XXVII. OF 1841.

NOTICE is hereby given, that in the event of no claim being established to the Unclaimed Dividends hereunder mentioned, and which were paid into the hands of the Accountant General and Sub-Treasurer of the East India Company, with the privity of the Accountant General of the Insolvent Court, pursuant to the above Act, under the orders of the said Court, bearing date the 8th day of January 1842, or any part thereof as particularized hereunder within twelve months from this date, such Dividends will be distributed among such of the Creditors of the respective Insolvent Estates as shall have established their claims against such Estates respectively, and an order will be obtained to have such claims the Dividends upon which remain unclaimed at the expiration of the time abovementioned expunged from the respective Schedules.

Calcutta, February, 1847.

ESTATE OF WILLIAM HENRY GILBERT.

Names of Creditors.	Description in the Schedule.		1st Dividend at 12 per cent.	7
Gungaram Mullick & Co., Holasectoli and Co., -	Old China Bazar, in Calcutta, -	50 0 0 115 0 0		ditto.

ESTATE OF CHARLES TROWER.

, "								
Names of Creditors.	Description in the Schedule.		ount o	f	1st Div			
Beroo Saha,	Old China Bazar, Calcutta, Shop-	200				•		
	keeper,	200	-	0		0	0	Admitted.
Bissonath Doss,	Balloor, 24-Pergunnahe, Writer,		0	V	2	8	2	
Buseprodie Chowdry, -	Cullingah, Calcutta, Moonshee, -	300	0	0		0	0	
Cassisaur Mustofee; Cook & Co	Burdwan, Zemiadar,	2000	0	0	40	0	0	ditto
	keepers,	200	0	0	4	0	0	ditte.
Cassenauth Bonneries, -	Pentietty, 24 Perganushs, Banian,	1066	10	8	21	5	4	ditto.34
Dabee Doss Ball Ma-		1				_		36.5
" coom! C	Burren Beser, Calcutta, Bankere,	12000	0	U	40	0	0	ditto.
		1 .	1	- 1				2 4

SUPREME COURT.

E	STATE OF CHARLES TRO	WER.—Con	tinued.		
Names of Creditors.	Description in the Schedule.	Amount of Claim.	1st Dividend at 2 per Cent.		
Doorgachurn Dutt, Doorgadoss Bhuttacharjee, Fuckeerchaund Chucker-	Bowbazar, Calcutta, Banian, - Collyghat, in 24-Pergunnahs, -	300 0 0	1 1	Admitted. ditto.	
butty	Simla, Calcutta, Banian,	500 0 0	•	ditto.	
Guddadhur Mitter,	Do. Do.,	200 0 0	1	ditto.	
Gorachaund Mitter, Hurrololl Soor,	Penhatty, 24-Pergumahs, Banian,	1000 0 C		ditto. ditto.	
Heera Lall Bysack,	Sookteehattah, Calcutta, Writer, Pattoreah Ghatta, Do. Do.,	1000 0 0		ditto.	
Hullodhur Doss,	Jora Bagan, Do., Merchaut,	1763 8 9		ditto.	
Hurrischunder Ghosaul, -	Putruldanga, Calcutta, Writer at				
	General Treasury,	1500 0 0	30 0 0	ditto.	
Shoroo Sircar,	Old China Bazar, Calcutta, Shop-			ditto.	
	keeper,	150 0 0	,	ditto.	
luggoo Bysack,	Burra Bazar, Calcutta, Writer, -	200 0 0		ditto.	
ssurchunder Takoor, -	Chore Bagan, Do. Do., Pay Office,	100 0 0 239 0 0	1	ditto. ditto.	
Munneram Sircar, MacIntyre and Co.,	Burra Bazar, Calcutta, Raneemoody Gully, Do., Mer-	200 0	4 12 3	ditto.	
nacinty to and Co.,	chants,	674 6 8	13 7 10	ditto.	
Muddoosudun Mitter, -	Nimtollah, Calcutta, Banian, -	750 0 0	1 1	ditto.	
Nocoorchund Sait,	Burra Bazar, Do., Sircar,	200 0 0		ditto.	
Rajnarain Roy, Rajah, -	Andool, 24-Pergunnahs, Zemin-	3000 0 0	60 0 0	ditto.	
Rammasur Ghose,	Dhurrumtollah, Calcutta, Shop-			ditto.	
Rammanath Gurgo, Rajah,	Mussadell, in Tumlook, Zemin-				
3.63	dar,	1600 0 0		ditto.	
Ramgopaul Sain,	Baug Bazar, Calcutta, Banian, -	200 0 0	1	ditto.	
Ramchunder Ghose,	Simlah, Do., Writer,	100 0 0	2 0 0	ditto.	
ourroopenunder Dutt, -	Old China Bazar, Do., Shop-	700 0 0	14 0 0	ditto.	
Syed Abool Mojeed,	Hooghly, son of Mahomed Zaker,	1400 0 0	1	ditto.	
Sumboochunder Sircar, -	Seebpore, 24-Pergunnahe, Sircar,	618 10 8		ditto.	
Sumboochunder Bose, -	Baug Bazar, Calcutta, Writer, -	200 0 0	1	ditto.	
Sumboochunder Bose, -	Do.,	200 0 0	1 "		
Soojeekooer Sait,	Burra Bazar, Do., Sirear,	150 0 0	3 0 0	ditto.	
Fakoordoss Mistry,	Ramkissenpores in 24-Pergun-	350 0 0	7 0 0	ditto.	
Muddoosoodun Ghose, -	nahs,	$\begin{bmatrix} 350 & 0 & 0 \\ 200 & 0 & 0 \end{bmatrix}$		ditto.	
ESTATE O	F JOHN LUDOVICK MONT	GOMERY	BEAUMONT	4	
Names of Creditors.	Description in the Schedule.	Amount of			
Trained of Grantons.	Description in any desiredates	Claim.	at 12 per cent.		
Abdool Curreem	Of Cawnpore,	47 0 0	5 10 2	Admitted.	
Agra Press,	Agra,	200 0 0			
Baisaisa,	Cawnpore,	40 0 0			
Bindabun Mullick,	Allahabad,	i .	4 0 9	ditto.	
Dolamull,	Cawnpore,		78 1 5		
Lieut. R. Douglas,	H. M. 16th Foot, Campore, -	1	1		
Mr. Decosta,	Intally, Calcutta,	360 0 0			
Gungapersaud,	Cawnpore, Ditto,		59 8 7		
Gunasy,	Ditto,	22 0			
Peerbux,	Ditto,	16 0	1		
Rajekissore,	Ditto		0 15 5		
ESTATE OF CHARLES FOWLE.					
Names of Creditors.	Description in the Schedule.	Amount of Claim.	1st Dividend at 16 per cent.		
C. Gardener's Assignee, - Wilson and Co.,	Of Calcutta, Of Ditto,	300 0 0 26 2 0		Admitted.	

SUPREME COURT.

ESTATE OF ANDREW HERVEY.

Names of Creditors.	Description in the Schedule.	Amou Cla Co.'s	im	lst Divide at 6 per ce		
Augier and Co.,	Calcutta, Iron and Gun Smiths, -	26	0 0	1.8	11	Admitted.
Allpee,	Calcutta, Bearer,		0 0			
Burn and Co.,	Cossitollah, Cal., Cabinet-makers,					
Besram,	Calcutta, Washerman,		_			ditto.
Besram,	Calcutta, Chowkedar,		0 0			ditto.
Bowannydeen,					-	
Buldee	Calcutta, Shepherd,		0 0			
Cook and Co	Dhurrumtollah, Livery Stable		0 0	· ·	•	
00011 222 001,	Keepers	20	0 0	1 3	2	ditto.
Durseen.	Keepers,	8		1	8	ditto.
Coolan,	Calcutta, Sweeper,	8	-	0 7		
Guddadhur Dutt,				9 0		
Gouth Khawn,				0 9		
Huthnoo,		14			-	1
Jungaine and Co	Nagpore, Shop-keepers,	9007		1	-	
	Barrackpore, Commanding 65th		0 (120 0		1
Johnston, Major,	Regt. N. I.,		0 0	42 0	Q	ditto.
Kadahuw	Calcutta, Syce,	10		1	•	1
Kodabux, Lalbeg,	Calcutta, Bearer,				_	
McLaren, Major,	Comdg. 16th Regt. N. I, Delhi,					
Muttabul,	Calenta Kallagas		0 0			
Muttabel,	Calcutta, Kallassie, Calcutta, Fowl-keeper,	10				
	Meerut, Writer in Pay Office, -	8		1		
Nundoo Chobey,	Calanta Callan	200	0 0		_	4
Muckdoom Bux,			0 0		-	1
Payne and Co.,					-	
Paunchoo,				1	• • •	
Sooklaul,	Calcutta, Sirdar Bearer,			2 10		
Sooklaul,	Calcutta, Cook,			0 15		
Sabathoo,	Calcutta, Bhistee,	10		0 8		ditto.
Sartnoo,	Calcutta, Bearer,	10		0 9		ditto.
	Calcutta, Kitmutgar,		0 (0 (5 6	ditto.
Wilson and Co., David, -	Cossitollah, Calcutta, Bakers and					
1	Confectioners,	19	0 (1 2	8	ditto.

ESTATE OF ANDREW HEBERLET.

Names of Creditors.	Description in the Schedule.		5th Dividend at 10 Co.'s Rs. per 100 Sa.Rs.	
Rammohun Mookerjee, -	Penhutty, near Cox's Bungalow, Barrackpore Road, Calcutta, Banian,	134 0 0	13 6 5	Admitted.
W. D. M. Sinaes,	Calcutta,	536 7 4	53 10 4	Proved.

ESTATE OF MICHAEL SCHLATTER.

Names of Creditors.	Description in the Schedule.	Amount of Claim.	1st Dividend at 7½ per cent.	
John C. Abbott, Boyd and Co.,	Bansburiah, Indigo Planter,- Mangoe Lane, Calcutta, Secretaries, Commercial Insurance	43 1 6	3 3 9	Admitted.
Cal D. Disatan	Company,	2233 13 0	167 8 7	ditto,
	Europe, Agents in Calcutta are Messrs, Mackintrye and Co., -	3 6 21 6 10	271 9 9	ditto.
A. H. Sim,	Union Bank, Calcutta, Accountant,	1875 0 0		ditto.